



Case: 2:19-cv-11205
 Judge: Borman, Paul D.
 MJ: Davis, Stephanie Dawkins
 Filed: 04-24-2019 At 03:45 PM
 REM SHA'TEINA GRADY EL V STATE
 OF MICHIGAN, ET AL (LG)

**THE MOORISH NATION /
 MOORISH DIVINE AND NATIONAL MOVEMENT OF THE WORLD**
 Aboriginal and Indigenous Natural Peoples of Northwest Amexem / North America

Affidavit of Financial Statement (Exercise of Constitution – Secured Right)

April 22, 2019

Sha'Teina Anahita Lin Grady El, Authorized Representative, Natural Person, In Propria Persona:

Ex Relatione SHATINA LYNN GRADY: All Rights Reserved:

U.C.C. 1-207/ 1-308; U.C.C. 1-103

Not a Corporate Person or Entity, Misrepresented by Fraudulent Construct of ALL CAPITAL LETTERS

Care of 2744 Peachcrest Street

Washtenaw Territory,

Michigan Republic [48198]

Non-Domestic

To:

United States District Court

Eastern District of Michigan

Office of the Clerk

231 West Lafayette Blvd.

Detroit Territory, Michigan Republic

[48226] uSA

Re: Case # 19-002313-03-FH

Notice of Judges and Officials' Oath – Bound Obligations and Fiduciary Duties

Article VI

“All debts contracted, and engagements entered into, before the adoption of this Constitution, shall be as valid against the United States under this Constitution, as under the Confederation. This Constitution, and the laws of the United States which shall be made in pursuance thereof; and all treaties made, or which shall be made, under the authority of the United States, shall be the supreme law of the land; and the judges in every state shall be bound thereby, anything in the Constitution or laws of any State to the contrary notwithstanding. The Senators and Representatives before mentioned, and the members of the several state legislatures, and all executive and judicial officers, both of the United States and of the several states, shall be bound by oath or affirmation, to

support this Constitution; but no religious test shall ever be required as a qualification to any office or public trust under the United States."

Article 1, Section X

"All debts shall be payable in gold or silver coin"

Amendment V

"No Person shall be deprived of due process of law"

I Affirm, for the Record, that I do not have, or possess, any gold or silver coins, as prescribed by United States Constitution Law, which is the lawful money to pay the restricting demands, conditionally commanded by Employees and Contractors of the Court. The said restrictions (unconstitutional) are arbitrarily (hindering Due Process) and imposed for processing these Documents, as stipulated in the United States Constitution noted above. Therefore, I submit this Writ "In Forma Pauperis", being an enjoyment and exercise of my unconditional and Constitutionally - Secured Rights (and not a feudal - fee - burdened privilege) to timely and speedily enforce Due Process of Law, as noted above.

Your demand for a "Financial Statements" is used as an instrument to deny me due process of law and my right to free access to the courts. I introduced evidence in the form of an Affidavit of Fact and marked as Evidence. Someone in the courts tampered with that evidence, which is a Federal Violation, and misrepresented it as a Motion which is discretionary and an assumption that permission must be requested to exercise my Constitutional Rights and an exercise of a right is a Constitutional Right, not a Request and this office knows that. This is a direct violation of my "Secured Constitutional / Treaty Rights which is the Supreme Law of the Land and "Stare Decisis" and a violation of your "Oath of Office". Furthermore, as there is no law as prescribed in the United States Constitution stating a "Financial Statement, "Financial Fee (Feudal Law)", or a "Motion" requesting permission must be submitted in order to exercise my Constitutional Rights, your demand is a violation of Amendment IX of the United States Constitution and a violation of your fiduciary duties.

Amendment IX

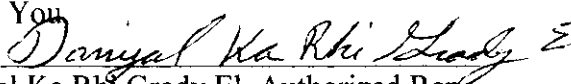
"The enumeration in the Constitution, of certain rights, shall not be construed to deny or disparage others retained by the people"

Where rights secured by the Constitution are involved, there can be no rule-making or legislation, which would abrogate them. Miranda v. Arizona 384 US 436, 125:

As an Officer(s) of the Court, you and your assigns are bound (or have taken) a solemn Oath (See Article VI) to uphold and Support the Constitution for the United States Republic. Refusal of this 'Affidavit of Financial Statement' is construed to deny me timely 'Due Process' and will be a 'Colorable Act' to violate my secured exercise of a Right. Such an act and imposition are a violation of your Official Oath of office. This can result in additional lawful remedy actions filed against those violating Officers of the Court, Under Title 18 and Title 42, in their official and private capacities. The Law always gives a remedy for the people against color of law actions committed by those who violate their Oaths of Office colluding to abridge the Rights secured for the Natural Beings and the citizens.

I Respectfully, with 'Good Faith' and with Honor, by right to unhindered Due – Process, submit this 'Affidavit of Financial Statement' and Evidence.

Thank You

I Am:  EL
Daniyal Ka Rhi Grady El, Authorized Rep.

Natural Person, In Propria Persona:

All Rights Reserved:

U.C.C. 1-207/ 1-308; U.C.C. 1-103

Care of 2744 Peachcrest Street

Washtenaw Territory,

Michigan Republic [48198]

Non-Domestic

Cc:

United States Justice Department

State of Michigan Governor Gretchen Whitmer

United States Attorney General William Barr

State of Michigan Attorney General Dana Nessel

State of Michigan Secretary of State Jocelyn Benson

Moorish National Republic Federal Government
— **Societas Republicae Ea Al Maurikanos** —
Moorish Divine and National Movement of the World
Northwest Amexem / Northwest Africa / North America / 'The North Gate'
— **Temple of the Moon and Sun** —
The True and De Jure Natural Peoples - Heirs of the Land
— **D.S.L.A.M** —

LEGAL NOTICE OF REMOVAL
FROM MUNICIPAL COURT TO FEDERAL COURT
PURSUANT TO TITLE 28 §1441 - §1446
PROPER ARTICLE III JURISDICTION

Mandatory filing: 28 USC §1746; 18 USC §2076

STATE OF MICHIGAN

PLAINTIFF,

CASE NO. 19-002313-03FH

v.

Sha'Teina Anahita Lin Grady El, Ex. Rel. [SHATINA LYNN GRADY],
Natural Persons,
In Propria Persona, Sui Juris
(not to be confused with nor substituted with Pro Se);
and not a Statutory Person.

Petitioner(s)/ Alleged Defendant(s),

(Hereinafter Petitioner)

Official Notice is hereby served on the STATE OF MICHIGAN THIRD JUDICIAL CIRCUIT COURT FRANK MURPHY; all judicial Sub-Divisions; Officials; Agents; and above-named Plaintiff-all cases and Jurisdiction / Venue moved to Federal Court. All Matters, Complaints, Traffic Tickets/ Suits, Citations / Bill of Exchange (misrepresented as lawful warrants, etc.), must be filed with Federal Court, pursuant to Jurisdiction named



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— S.M.R.F.G. —

hereinafter. All process, pleadings, and orders have been obtained from the Wayne County Clerks Office and has been attached hereto as Exhibit A. 28 U.S.C. §1446(a).

I.

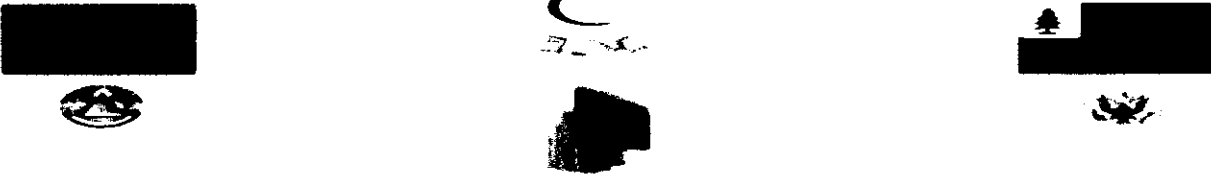
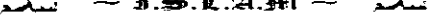
JURISDICTION

Jurisdiction/Venue are hereby placed in one Supreme Court, pursuant to Article III
Section 2 for the United States Republic, and the several States, under the Constitution; Article
VI: and reaffirmed by obligatory Official Oaths.

"The Judicial Power shall extend to all cases, in law and equity, arising under this Constitution, the laws of the United States, and treaties made, or which shall be made, under their authority;--to all cases affecting ambassadors, other public ministers and consuls; --to all cases of admiralty and maritime jurisdictions;--to controversies to which the United States shall be a party;--to controversies between two or more states;--between a state and citizens of another state;--between citizens of different states;--between citizens of the same state claiming lands under grants of different states, and between a state, or the citizens thereof, and foreign states, citizens or subjects."

In all cases affecting ambassadors, other public ministers and consuls, and those in which a state shall be a party, the Supreme Court shall have original jurisdiction. In all the other cases before mentioned, the Supreme Court shall have appellate jurisdiction, both as to law and fact, with such exceptions, and under such regulations as the Congress shall make.

COMES NOW, Sha'Teina Anahita Lin Grady El, Ex. Rel. [SHATINA LYNN GRADY], In Propria Persona,
Sui Juris (not to be confused with Pro se), Aboriginal Indigenous Moorish-Americans; possessing Free-hold by


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Inheritance status; standing squarely affirmed and bound to the Zodiac Constitution, with all due respect and honors given to the Constitution for the United States Republic, North America. Being descendants of Moroccans and born in America, with the blood of the Ancient Moabites from the Land of Moab, who received permission from the Pharaohs of Egypt to settle and inhabit North-West Africa / North Gate. The Moors are the founders and are the true possessors of the present Moroccan Empire; with our Canaanite, Hittite and Amorite brethren, who sojourned from the land of Canaan, seeking new homes. Our dominion and inhabitation extended from Northeast and Southwest Africa, across the Great Atlantis, even unto the present North, South and Central America and the Adjoining Islands-bound squarely affirmed to THE TREATY OF PEACE AND FRIENDSHIP OF SEVENTEEN HUNDRED AND EIGHTY-SEVEN (1787) A.D. superseded by THE TREATY OF PEACE AND FRIENDSHIP OF EIGHTEEN HUNDRED and THIRTY-SIX (1836) A.D. between Morocco and the United States (<http://www.yale.edu/lawweb/avalon/diplomacy/barbary/barl866t.htm> or at **Bevines Law Book of Treaties**) the same as displayed under Treaty Law, Obligation, Authority as expressed in Article VI of the Constitution for the United States of America (Republic):

THE TREATY OF PEACE AND FRIENDSHIP OF 1836 A.D.

Between Morocco and the United States

Article 20

"If any of the Citizens of the United States, or any Persons under their Protection, shall have any disputes with each other, the Consul shall decide between the Parties, and whenever the Consul shall require any Aid or Assistance from our Government, to enforce his decisions, it shall be immediately granted to him."

Article 21

"If any Citizen of the United States should kill or wound a Moor, or, on the contrary, if a Moor shall kill or wound a Citizen of the United States, the Law of the Country shall take place, and equal Justice shall be rendered,

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the Consul assisting at the Trial; and if any Delinquent shall make his escape, the Consul shall not be answerable for him in any manner whatever."

II.

PARTIES

Plaintiff

STATE OF MICHIGAN, A CORPORATION, DUNS # 054698428. 111 S. Capital Ave., Lansing, MI 48933-1555.

"In as much as every government is an artificial person, an abstraction, and a creature of the mind only, a government can interface only with other artificial persons. The imaginary, having neither actuality nor substance, is foreclosed from creating and attaining parity with the tangible. The legal manifestation of this is that no government, as well as any law, agency, aspect, court, etc. can concern itself with anything other than corporate artificial persons and the contracts between them." **Penhallow v. Doan's Administrators**, 3 U.S. 54 (1795)

"For a crime to exist, there must be an injured party (Corpus Delicti) There can be no sanction or penalty imposed on one because of this Constitutional right." **Sherer v. Cullen** 481 F.945.

Petitioner(s)/ Alleged Defendant(s)

Sha'Teina Anahita Lin Grady El, ex. Rel. SHATINA LYNN GRADY, In Full Life, In Propria Persona, Sui Juris (not to be confused with Pro se) Aboriginal, Indigenous Moorish American National, unlawfully detained against her will. Care of 2080 Whittaker Road, Washtenaw Territory, Michigan Republic [48197].

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TO THE CLERK OF THE ABOVE-ENTITLED COURT:

PLEASE TAKE NOTICE that, pursuant to Title 28 §1441 - §1446, I, Sha'Teina Anahita Lin Grady El, In Propria Persona, Sui Juris; Aboriginal, Indigenous Moorish American Nationals, Freehold by Inheritance with Birthrights and protected and secured Inalienable Rights, makes with this NOTICE OF REMOVAL of the Complaint – **Case Number 19-002313-03FH Active in the THIRD JUDICIAL CIRCUIT COURT FRANK MURPHY HALL OF JUSTICE.** Petitioner(s) is with reasonable expectation that the Officers / Agents, and Officials, holding any position of Public Trust, or political office, are prohibited, under Official Oath, under the authority of The Law of the Land, from the use of the official position(s) or office(s) to violate the Constitution for the UNITED STATES OF AMERICA; and thus, by the abuse of authority, and the practice of superseding their ‘limited’ jurisdictional powers, violate and abridge the Natural, Divine, Unalienable, and Secured Rights of the People; terminating with the cause of damage to this Petitioner.

Sha'Teina Anahita Lin Grady El, Ex. Rel. [SHATINA LYNN GRADY], In Full Life, In Propria Persona¹ Sui Juris²; **HEREBY**, file this NOTICE OF REMOVAL by way of consort Daniyal Ka Rhi Grady El. This CASE NO. 19-002313-03FH is to be removed from the occupying European United States / U.S. / UNITED STATES Corporate tribunal³ styled as: FRANK MURPHY HALL OF JUSTICE, THIRD JUDICIAL CIRCUIT COURT, 1441 ST ANTOINE ST ROOM 100, DETROIT, MICHIGAN 48226 to the UNITED STATES DISTRICT COURT EASTERN DISTRICT OF MICHIGAN competent jurisdiction for civil and criminal cases; the constitutional Article III American Common Law court of record.

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GROUNDS FOR REMOVAL

Diversity of Citizenship

Status⁴: Sha'Teina Anahita Lin Grady El, In Propria Persona Sui Juris; are Islamic Moslem Moor, Aboriginal, Indigenous Moorish American⁵ National and Natural Divine Freeholder of this land of America. Domiciling in the jurisdiction of our ancestral inherited estate at all times, and all rights are reserved at all times.

1. **IN Propria Persona.** In one's own proper person. It is a rule in pleading that pleas to the jurisdiction of the court must be plead in propria persona, because if pleaded by attorney they admit the jurisdiction, as an attorney is an officer of the court, and he is presumed to plead after having obtained leave, which admits the jurisdiction. Lawes, Pl. 91. Black's Law Dictionary rev. 4th ed. p. 899, 900 (1968)

2. **Sui Juris.** Lat. Of his own right; possessing full social and civil rights; not under any legal disability, or the power of an-other, or guardianship. Having capacity to manage one's own affairs; not under legal disability to act for one's self. Story, Ag. § 2. Black's Law Dictionary rev. 4th ed. p. 1602 (1968)

3. CIVIL ORDERS JULY 4, 2014 Issued to All Members of the Domestic Police Forces, US Marshals Service, the Provost Marshal, Members of the American Bar Association and the American Armed Services.

4. **Status.** Standing, state or condition. Reynolds v. Pennsylvania Oil Co., 150 Cal. 629, 89 P. 610, 612. The legal relation of individual to rest of the community. Duryea v. Duryea, 46 Idaho 512, 269 P. 987, 988. The rights, duties, capacities and incapacities which determine a person to a given class. Campb. Austin 137. A legal personal relationship, not temporary in its nature nor terminable at the mere will of the parties, with which third persons and the state are concerned. Holzer v. Deutsche Reichsbahn Gesellschaft, 159 Misc. 830, 290 N.Y.S. 181, 191. While term implies relation, it is not a mere relation. De La Montanya v. De La Montanya, 112 Cal. 101, 115, 44 P. 345, 348, 32 L.R.A. 82, 53 Am.St.Rep. 165. It also means estate, because it signifies the condition or circumstances in

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which one stands with regard to his property. In the Year Books, it was used in this sense; 2 Poll. & Maitl. Hist. E. L. 11. Black's Law Dictionary rev. 4th ed. p. 1580 (1968)

5. American: n. an Aboriginal or one of the various copper-colored natives found on the American Continent by the Europeans; the original application of the name. Webster's 1828 American Dictionary of the English language and 1936. Webster's unabridged 20th century dictionary. "Some examples will now be cited from the Americas to illustrate the use of 'negro' and 'black' in English as applied to people of American ancestry." Jack D. Forbes: *Africans and Native Americans*, Chp.3. *Negro, Black and Moor* p. 85 ¶ 3.

Diversity of Nationality⁶: Sha'Teina Anahita Lin Grady El, being Moorish Americans, we are Noble freehold Original Indigenous Autochthonous Moor/Muurs⁷ of the organic Americas - the Land. By consanguine unity we are the descendant of the ancient Moabite Fore-Mothers and Fore-Fathers. Our pledge of National, Political, and Spiritual allegiance is to our Moabite / Moorish Nation - being the archaic Originals / Indigenes of Amexem (the Americas) and stand squarely affirmed upon our Divine Oath to the five Points of Light -- Love, Truth, Peace, Freedom, and Justice. We are by birthright heritage, and primogeniture, the living beneficiary, good steward, heirs apparent Jus sanguinis (by right of blood)⁸ and Jus soli (by right of soil) of the extreme far west Al Moroccan (American) Continents - Land of the Moors territoria, North America, South America; Central America; including the adjoining Islands (Americana / Ameru / Al Moroc); the ancient American lands since time immemorial before 1492 European invasion, colonization, occupation, and birthright theft of our lands and identities.

6. Nationality. That quality or character which arises from the fact of a person's belonging to a nation or state. Nationality determines the political status of the individual, especially with reference to allegiance; while domicile determines his civil status. Nationality arises either by birth or by naturalization. According to Savigny, "nationality" is also used as opposed to "territoriality," for the purpose of distinguishing the case of a nation having no national

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territory; e. g., the Jews. 8 Say. Syst. § 346; Westl.Priv.Int. Law, 5. Black's Law Dictionary rev. 4th ed. p. 1602 (1968)

7. **Moor, n More, Maure, L. Maurus a Moor 2.** (Hist.) Any individual of the swarthy [dark complexion] races..." [relative to the Albion European] 1895 Noah Webster's International Dictionary of the English Language: being the authentic edition of Webster's unabridged dictionary, comprising the issues of 1864, 1879, and 1884 by Webster, Noah, 1758-1843; "Since moor and moren had also been used for American (Antwerp, 1563, and Brazil, 1550s, 1640s), we can see a pattern where both moor and swart were flexible enough to embrace a broad range of brown to dark brown people." Jack D. Forbes; Africans and Native Americans. Chp. 3. Negro, Black and Moor p. 81 ¶ 3; "I say my client may be a Moor, but he is not a Negro." Abraham Lincoln's case: Dungey v. Spencer (1855) File ID: L00567, as a trial lawyer before president of the United States Corporation Company. April 17, 1855

8. **Jus Sanguinis** – Citizenship is not determined by one's place born but having a parent(s) (by blood) who are Citizens of the Nation, Jus sanguinis rights are mandated by international treaty with citizenship definitions imposed by the international community.

Capital Crimes of Fraud and Treason Jurisdiction: It is a fact that the Amendatory Act April 20, 1933 under Executive Order 6111 and as defined in the Banking Emergency Act under Public Law 1, 48 stat, C1 has defined the nonliving DUMMY⁹/DEFENDANT (once deceptively joinder¹⁰ of the living) and the people of the land as enemies of the state-(i.e., STATE OF MICHIGAN / UNITED STATES) under the Amended Trading with the Enemy Act (1933) under Title 50 Chapter 3 / Public Law 40, stat L 411 as enemies of their own country. From these facts, any alleged "PLAINTIFF" and "DEFENDANT" being addressed by this corporate pseudo court is not a living "Person" which is the most basic identity as one of the living people unlawfully and unconscionably converted to that of a business. The living Being had been literally "impersonated" constituting constructive conversion and crime of personage for profit and servitude (human trafficking/slavery).

When the living being face charges in this corporate pseudo courts, the living Being suffers barratry because of the false presumptions -which are crimes against humanity and war crimes

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9. **DUMMY**, n. One who holds legal title for another; a straw man. Hegstad v. Wysiecki, 178 App.Div. 733, 165 N.Y.S. 898, 900. Space 61/2 feet in width between street railroad tracks. Schroeder v. Pittsburgh Rys. Co., 311 Pa. 398, 165 A. 733. DUMMY, adj. Sham; make-believe; pretended; imitation. U. S. v. Warn, D.C.Idaho, 295 F. 328, 330. As respects basis for predicating liability on parent corporation for acts of subsidiary, "agency," "adjunct," "branch," "instrumentality," "dummy," "buffer," and "tool" all mean very much the same thing. owendahl v. Baltimore & O. R. Co., 287 N.Y.S. 62, 74, 247 App.Div. 14 DUMMY DIRECTOR. One to whom (usually) a single share of stock in a corporation is transferred for the purpose of qualifying him as a director of the corporation, in which he has no real or active interest. Ashby v. Peters, 128 Neb. 338, 258 N.W. 639, 99 A.L.R. 843. One who is a mere figurehead and in effect discharges no duties. Golden Rod Mining Co. v. Bukvich, 108 Mont. 569, 92 P. 2d 316, 319. Black's Law Dictionary rev. 4th ed. p. 591, 592 (1968)

10. **Joinder**. Joining or coupling together; uniting two or more constituents or elements in one; uniting with another person in some legal step or proceeding; union; concurrence. Black's Law Dictionary rev. 4th ed. p. 971 (1968)

under the jurisdiction of the Constitutional Article III Moorish Consular Court and International Criminal Court (ICC) against the operators of this corporate pseudo court. Both the Territorial United States which is political - not physical and derived under treaty, and the Municipal United States which is ROMAN, are foreign entities with respect to the aboriginal indigenous Moor, and both of these corporate United States/UNITED STATES - have created DUMMY franchises" for themselves named after the living Being - written in ALL CAPITALIZED letters. These DUMMY franchises are created by infringing upon the Common Law copyright of the living BEING'S own given name which is what is actually being addressed as "DEFENDANT" and represented as "PLAINTIFF" in the corporate pseudo courts.

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POSTMASTER: PLEASE POST IN A CONSPICUOUS PLACE. JAMES A. FARLEY, Postmaster General.

**UNDER EXECUTIVE ORDER OF
THE PRESIDENT**

Issued April 5, 1933

all persons are required to deliver
ON OR BEFORE MAY 1, 1933
all **GOLD COIN, GOLD BULLION, AND
GOLD CERTIFICATES** now owned by them to
a Federal Reserve Bank, branch or agency, or to
any member bank of the Federal Reserve System.

Executive Order

For further information consult your local bank.

GOLD CERTIFICATES may be identified by the words "GOLD CERTIFICATE" appearing thereon. The serial number and the Treasury seal on the face of a GOLD CERTIFICATE are printed in YELLOW. Be careful not to confuse GOLD CERTIFICATES with other paper money which is gold-backed but which are not GOLD CERTIFICATES. Federal Reserve Notes and United States Notes are "redeemable in gold" but are not "GOLD CERTIFICATES" and are not required to be surrendered.

Special attention is directed to the exceptions allowed under Section 2 of the Executive Order.

CRIMINAL PENALTIES FOR VIOLATION OF EXECUTIVE ORDER
\$10,000 fine or 10 years imprisonment, or both, as provided in Section 9 of the order

U.S. GOVERNMENT PRINTING OFFICE

Whereas the STATE OF MICHIGAN BAR Association prosecution fails to have, as required by de jure Law and Rules of Court, pursuant to the Constitution For the united States of America; the Republic, and the federal statutes of this country pursuant thereof, the alleged PLAINTIFF is NOT living, nor a real injured party, but is moving forward as if crimes against the state were committed. This can only mean that the DUMMY/STRAWMAN/DEFENDANTS, is being charged as an enemy of the state-under War crimes. The living beings are being constantly hunted down, persecuted without crime by said foreign private for-profit corporate entities, and denied due process of de jure Law under the normal constitutional and statutory requirements of this organic land. This removal is under COMPLETE DIVERSITY of NATIONALITY.

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— D.S.R.A.M —

I am Daniyal Ka Rhi Grady El, filing this Notice of Removal on behalf of my consort, Sha'Teina Anahita Lin Grady El, Ex. Rel. [SHATINA LYNN GRADY], who has been detained against her will unconstitutionally and unlawfully currently at WAYNE COUNTY JAIL.

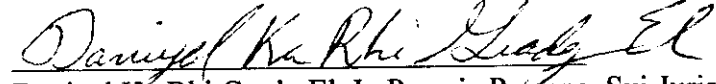
Enclosures:

Financing Statement

Estoppel

Habeas Corpus

Date: April 22, 2019


Daniyal Ka Rhi Grady El, In Propria Persona, Sui Juris
Moorish American National, All Rights Reserved at All Times
c/o 2080 Whittaker Road, Washtenaw Territory,
Michigan Republic [48197]
Daniyalkrel@gmail.com

CERTIFICATE OF SERVICE

I do certify that a copy of the above NOTICE OF REMOVAL will be sent by first class mail on April 22, 2019 to:

Thomas M. J. Hathaway d/b/a Judicial Officer (P14745)
1441 St Antoine St Room 100,
DETROIT, MI 48226


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Michigan Republic [48197]
Daniyalkrel@gmail.com



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الله ~ I.S.L.A.M ~ الله

April 22, 2019

To: Denise Page Hood d/b/a Chief Judge,
David J. Weaver, d/b/a Court Administrator/ Clerk of Court

From: Daniyal Ka Rhi Grady EI
Consul of the Moorish American Consulate

In relation to: Sha'Teina Anahita Lin Grady EI Ex Rel. [SHATINA LYNN GRADY]

Case number: 19-002313-03-FH

AFFIDAVIT OF FACT AND ESTOPPEL

NOTICE OF SPECIAL RESTRICTED APPEARANCE.

Title 18 Section 242 makes it a crime for a person acting under color of any law to willfully deprive a person of a right or privilege protected by the Constitution or laws of the United States. For the purpose of Section 242, acts under "color of law" include acts not only done by federal, state, or local officials within their lawful authority, but also acts done beyond the bounds of that official's lawful authority, if the acts are done while the official is purporting to or pretending to act in the performance of his/her official duties. Persons acting under color of law within the meaning of this statute include police officers, prisons guards and other law enforcement officials, as well as judges, care providers in public health facilities, and others who are acting as public officials.

Notice to principle is notice to agent. Notice to agent is notice to principle.



Moorish National Republic Federal Government

~ Societas Republicae Ea Al Maurikanos ~

Moorish Divine and National Movement of the World

Northwest Amexem / Northwest Africa / North America / 'The North Gate'

— Temple of the Moon and Sun —

The True and De Jure Natural Peoples - Heirs of the Land

الله ~ I.S.L.A.M ~ الله

Notice of the stopping and stipulations of the constitutional challenge to all Michigan State statutes or any other state, where General law affecting private rights shall not be buried in any particular case by special legislation, except with the pre-consent in writing of all to be affected there by.

In all cases affecting ambassadors, other public ministers and consuls and those in which a state shall be party, the Supreme Court shall have original jurisdiction, and all cases before mention the Supreme Court shall have appellate jurisdiction, both as law and to fact with such exceptions, and under such regulations as the Congress shall make. (paragraph 2 Article 3 section 2 US Constitution). By me claiming my natural/ birth rights. court state of Michigan or any other state has no jurisdiction and lack the status to issue me any citation, ticket, warrant and motion of any kind whatsoever which is also protected by the Peace Treaty of 1787 as follows:

Article 6 of the Treaty of Peace and Friendship between Morocco and the United States

"If any Moor shall bring citizens of the United States or their effects to his Majesty the citizen shall immediately be set at Liberty and the effects restored and in like manner in any Moor not subject of the citizens of America or their effects and bring them into any of the ports of his Majesty they shall be immediately released as they will be considered as under his Majesty's protection."



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~ I.S.L.A.M ~

—————

18 U.S. Code 1091: Genocide

18 U.S. Code 1341: Frauds and Swindles

18 U.S. Code 1342: Fictitious names and Address

18 U.S. Code 1961 : Racketeering activity: Influenced and Corrupt Organizations Organizations Act (RICO)

Article 2 of the 1948 United Nations Convention on the prevention and punishment Genocide.

Article 111 of the Constitution which covers Diversity of Citizenship.

- The court must prove jurisdiction over the matter and person.
- The court must address the status of every involved party pertaining to this case.
- The court must show proof of valid contract between the defendant name Sha'Teina Anahita Lin Grady El Ex Rel. [SHATINA LYNN GRADY].



Moorish National Republic Federal Government

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~ I.S.L.A.M ~

I respectfully demand for the Eastern District Federal Court for the United States of America to give the order to Frank Murphy Hall of Justice for the immediate release of the Moorish American National, and Cease and Desist all unconstitutional and unlawful actions and contact against the National, Sha'Teina Anahita Lin Grady El Ex Rel. [SHATINA LYNN GRADY]. Human Trafficking Corporate Booking# 2019-005276

I affirm this Affidavit to be true and correct, to the best of my knowledge.

I Am: Daniyal Ka Rhi Grady El
Daniyal Ka Rhi Grady El, Moorish American National, In Propria persona, Sui Juris
Signature – **Omnia Iura Reservantis**

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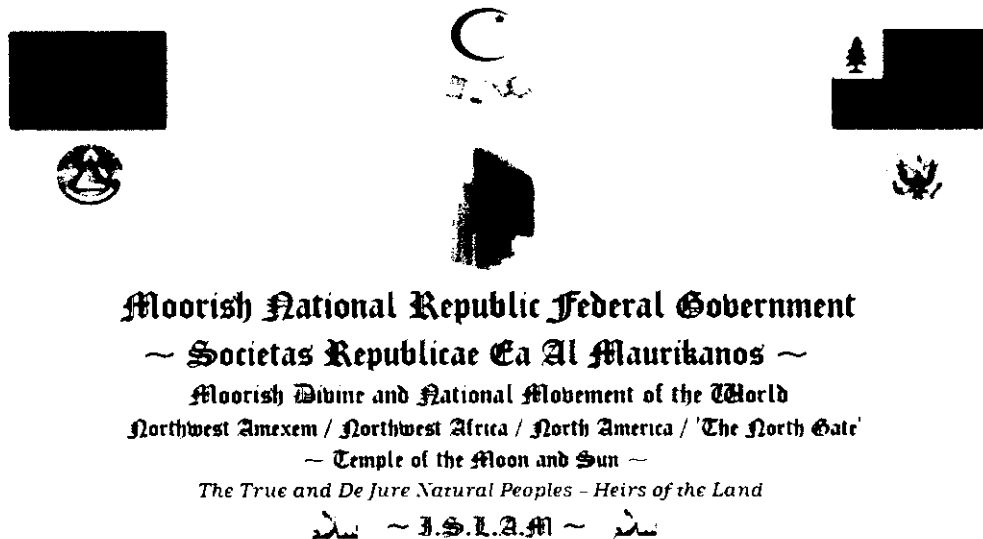
Witness:

I Am: Mustafa Izz Udeen Grady El
Mustafa Izz Udeen Grady El, Moorish American National, In Propria persona, Sui Juris
Signature – **Omnia Iura Reservantis**

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I Am: Nintu X Gilmore Bey
Nintu X Gilmore Bey, Moorish American National, In Propria persona, Sui Juris
Signature – **Omnia Iura Reservantis**

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ARTICLE III CONSULAR COURT Moorish American Consulate

Notice to principal is notice to agent - Notice to agent is notice to principal.

WRIT OF HABEAS CORPUS AFFIDAVIT

ad propri que jurisdictionis

Aboriginal Indigenous Moor and Birthright Heir of the)
Americas at North America:)
)

Sha'Teina Anahita Lin Grady El)
ex relatione [SHATINA LYNN GRADY])
)
)

Creditors/American Nationals/Claimants.)



~opposing~)
)

FOREIGN DEBTOR CORPORATION OPERATOR EMPLOYEES:) CORPORATE CASE CONTRACT#:)
THOMAS M. J. HATHAWAY BAR# P14745 d/b/a JUDGE) **19-002313-03FH**)

FRANK MURPHY HALL OF JUSTICE,)
A. BULIFANT d/b/a COMMANDER 'COUNTY OF WAYNE') HUMAN-TRAFFICKING CORPORATE
WAYNE COUNTY JAIL,) ACCOUNT BOOKING NUMBERS:
) **2019-005276**

WARREN C. EVANS d/b/a SHERIFF 'COUNTY OF WAYNE'
WAYNE COUNTY JAIL,

TIMOTHY M. KENNY BAR# P23009, d/b/a CHIEF JUDGE)
 FRANK MURPY HALL OF JUSTICE,)

 AMANDA LEIGH CLOOMAN BAR# P80548 d/b/a)
 ASSISTANT PROSECUTING ATTORNEY)
 FOR 'COUNTY OF WAYNE' PROSECUTORS OFFICE)

 ALISA M. SHANNON d/b/a DEPUTY COURT)
 ADMINISTRATOR FOR FRANK MURPHY HALL OF)
 JUSTICE 'COUNTY OF WAYNE',)

 KRISTEN KEY d/b/a COURTROOM CLERK FOR)
 FRANK MURPHY HALL OF JUSTICE 'COUNTY OF)
 WAYNE',)

 JERIEL HEARD d/b/a CHIEF/DIRECTOR 'COUNTY OF)
 WAYNE', WAYNE COUNTY JAIL.)

FOREIGN U.S. CORPORATE RESPONDANTS.

ACTIONS BEING CHALLENGED

Diversity of Citizenship/Unlawful Detainment

GROUNDS FOR CHALLENGE TO FRANK MURPHY HALL OF JUSTICE JURISDICTION/AUTHORITY

(Aborigine being held in violation of the organic Treaty, International Treaty, American Republic
Constitution for the Republic Laws of the Land, Government Trusts, Universal Trust.)

TREATY VIOLATIONS:

Pursuant to the judicial authority of the Moorish National Republic Federal Government to carry into full effect the provisions of the 1786 / 1787 Moroccan Empire Treaty of Peace and Friendship before an Article III Court of competent jurisdiction, and enforce the Constitution For the united States of America 1791 as to the restoration of proper and lawful 'due process' under the organic American Republic Constitutional Law principles; The following being held captive who are NOT U.S./UNITED STATES/United States/Federal citizens; AND NOT 'black' 'negro' 'colored people' 'african american; however, they are aboriginal indigenous Moorish American Nationals:

Sha'Teina Anahita Lin Grady El, In Full Life, In Propria Persona¹Sui Juris²-ex relatione [SHATINA LYNN GRADY], and the Moorish American Consulate hereby file this WRIT OF HABEAS CORPUS/COUNTER CLAIM *ad propri que jurisdictionis* AFFIDAVIT.

¹. **In Propria Persona.** In one's own proper person. Pl. 91. Black's Law Dictionary rev. 4th ed. p. 899, 900 (1968)

². **Sui Juris.** Lat. Of his own right; possessing full social and civil rights; not under any legal disability, or the power of an-other, or guardianship. Having capacity to manage one's own affairs; not under legal disability to act for one's self. Story, Ag. § 2. Black's Law Dictionary rev. 4th ed. p. 1602 (1968)

The De Jure Moorish American National declare and command all cases for the said Moorish American National are hereby removed from Frank Murphy Hall of Justice to The Eastern District of Michigan United States District Court.

ABORIGINE AMERICAN NATIONAL STATUS:

Status³: Sha'Teina Anahita Lin Grady El, In Full Life, In Propria Persona⁴, Sui Juris⁵, ex relatione [SHATINA LYNN GRADY]

Islamic Moslem Moor, Aboriginal, Indigenous Moorish American⁶ National and Natural Divine Freeholder of this land of America.

Sha'Teina Anahita Lin Grady El, domicile in the jurisdiction of their ancestral inherited estate at all times. All rights are reserved at all times; and protected by birthright, treaty, constitution, national trust, and international trusts. This Moor is the Executrix, Grantor, Creditor, Claimant, and Beneficiary of their own vested and vast Estate and the aforementioned municipal "COUNTY OF" WAYNE, and "STATE OF" MICHIGAN CORPORATION's pseudo court operators are but former trustees that ARE NOT AUTHORIZED to 'Subrogate their identities with the fraudulent CAPITALIZED name of ex relatione [SHATINA LYNN GRADY], – which is a legal fiction owned by the UNITED STATES OF AMERICA, Inc., UNITED STATES, FEDERAL RESERVE, FEDERAL RESERVE BANKS, or any franchises or agencies thereof, that are rendered null and void.

DIVERSITY OF NATIONALITY⁷

Sha'Teina Anahita Lin Grady El, being Moorish American lineage, is A Noble freeholder Original Indigenous Autochthonous Moor/Muur⁸ of the organic Americas – the Land. By Consanguine Unity and is the descendant of the ancient Moabite Fore-Mothers and Fore-Fathers. and have pledged their National, Political, and Spiritual allegiance to their Moabite / Moorish Nation - being the Archaic Aboriginals / Indigenes of Amexem (the Americas) and stand squarely affirmed upon the Divine and Ancestral Oath to the '**Five Points of Light**' - **Love, Truth, Peace, Freedom, and Justice.** and are by Birthright Heritage, and Primogeniture, the living Beneficiary, Heir, Jus sanguinis⁹ and Jus soli (by right of soil) of the extreme far west Al Moroccan

³. **Status.** Standing, state or condition. Reynolds v. Pennsylvania Oil Co., 150 Cal. 629, 89 P. 610, 612. The legal relation of individual to rest of the community. Duryea v. Duryea, 46 Idaho 512, 269 P. 987, 988. The rights, duties, capacities and incapacities which determine a person to a given class. Campb. Austin 137. A legal personal relationship, not temporary in its nature nor terminable at the mere will of the parties, with which third persons and the state are concerned. Holzer v. Deutsche Reichsbahn Gesellschaft, 159 Misc. 830, 290 N.Y.S. 181, 191. While term implies relation it is not a mere relation. De La Montanya v. De La Montanya, 112 Cal. 101, 115, 44 P. 345, 348, 32 L.R.A. 82, 53 Am.St.Rep. 165. It also means estate, because it signifies the condition or circumstances in which one stands with regard to his property. In the Year Books, it was used in this sense; 2 Poll. & Maitl. Hist, E. L. 11. Black's Law Dictionary rev. 4th ed. p. 1580 (1968)

⁴. **In Propria Persona.** In one's own proper person. Pl. 91. Black's Law Dictionary rev. 4th ed. p. 899, 900 (1968)

⁵. **Sui Juris.** Lat. Of his own right; possessing full social and civil rights; not under any legal disability, or the power of an-other, or guardianship. Having capacity to manage one's own affairs; not under legal disability to act for one's self. Story, Ag. § 2. Black's Law Dictionary rev. 4th ed. p. 1602 (1968)

⁶ **American:** n. an Aboriginal or one of the various copper-colored natives found on the American Continent by the Europeans; the original application of the name. Webster's 1828 American Dictionary of the English language and 1936. Webster's unabridged 20th century dictionary. "Some examples will now be cited from the Americas to illustrate the use of 'negro' and 'black' in English as applied to people of American ancestry." Jack D. Forbes: *Africans and Native Americans*, Chp. 3. Negro, Black and Moor p. 85 ¶ 3.

⁷ **Nationality.** That quality or character which arises from the fact of a person's belonging to a nation or state. Nationality determines the political status of the individual, especially with reference to allegiance; while domicile determines his civil status. Nationality arises either by birth or by naturalization. Black's Law Dictionary rev. 4th ed. p. 1602 (1968)

⁸ **Moor,** n More, Maure, I.. Maurus a Moor 2. (Hist.) Any individual of the swarthy [dark complexion] races..." [relative to the Albion European] 1895 Noah Webster's International Dictionary of the English Language: being the authentic edition of Webster's unabridged dictionary, comprising the issues of 1864, 1879, and 1884 by Webster, Noah, 1758-1843; "Since moor and moren had also been used for American (Antwerp, 1563, and Brazil, 1550s, 1640s), we can see a pattern where both moor and swart were flexible enough to embrace a broad range of brown to dark brown people." Jack D. Forbes; Africans and Native Americans. Chp. 3. Negro, Black and Moor p. 81 ¶ 3; "I say my client may be a Moor, but he is not a Negro." Abraham Lincoln's case: Dungey v. Spencer (1855) File ID: L00567, as a trial lawyer before president of the UNITED STATES CORPORATION COMPANY. April 17, 1855

⁹ **Jus Sanguinis** – Nationality is not determined by one's place born, but having a mother (by blood) who are Nationals of the Nation. 12 **American:** n. an Aboriginal or one of the various copper-colored natives found on the American Continent by the Europeans; the original application of the name. Webster's 1828 American Dictionary of the English language and 1936. Webster's unabridged 20th century

(American) Continents - Land of the Moors Territoria, North America, South America; Central America; including the Adjoining Atlantis Islands (Americana / Ameru / Al Moroc); the Ancient American¹² lands since time immemorial - before 1492 European invasion, colonization, occupation, and birthright theft of our lands and identities.

FEDERAL QUESTION ¹⁰ **JURISDICTION:**

The corporate "COUNTY OF" WAYNE and "STATE OF" MICHIGAN CORPORATION tribunals lacks all 'Subject Matter' Jurisdiction, as well as, 'Personam' Jurisdiction, and 'Territorial' Jurisdiction claims under Diversity of Nationality Jurisdiction (Constitution for the united States of America 1791, Article III Section 2 Clause 1), and under the Eleventh Amendment limitations. The amount in controversy is over (\$75,000) pursuant to Article 1, Section 10, Clause 1 that reads: "but gold and silver coin a tender in payment of debts". Also, the corporate employees of the "COUNTY OF" WAYNE, and "STATE OF" MICHIGAN CORPORATIONS are required to take the [5 U.S. Code § 3331] - Oath of Office and they are Foreign Entities (8 U.S. Code § 1481); the International Organization Immunities Act relinquished every public office of the United States to the United Nations December 9, 1945. The Foreign Private for-profit MUNICIPAL, COUNTY, OR STATE corporate agency pseudo COURTS lack jurisdiction to hear any case under the FOREIGN STATE Definitions (28 U.S. Code § 1603) under the Foreign Sovereign Immunities Act (FSIA). Title 22 USC, "Foreign Relations and Intercourse", Chapter 11 identifies all public officials as foreign agents.

Creditors/Claimants/American Nationals: **Sha'Teina Anahita Lin Grady El**, hold the inherent political Power of the 11th Amendment, which states in part: "The judicial power shall not be construed to extend to any suit in law or equity, commenced or prosecuted by a Foreign State." Municipal, county, or state court lacks jurisdiction to hear any case under the foreign state definitions, coming from the 11th Amendment under the Constitution for the united States. The Eleventh Amendment removed all "judicial power" from the "inferior courts" and the prosecutor's office as well as from all court officers in law, equity, and so forth. The fact that public officials are not citizens, but rather, foreign citizens, all of the cases must be dismissed because the court lacked and lacks jurisdiction to enforce judicial power.

Aborigine Moor, **Sha'Teina Anahita Lin Grady El**, is Non-Domestic, Non-Resident, Non-Subject, Non-Commercial; and ARE NOT dummy corporate entities and CERTAINLY NOT registered with any Secretary of State as A CORPORATION; however, the Corporate Tribunal failed to disclose that the administrative fictional plaintiff "COUNTY OF" WAYNE and "STATE OF" MICHIGAN CORPORATIONS were deceptively appointed as Trustee over all matters dealing with any issue involving the ALL CAPITALIZED Dummy¹¹/ Strawman name, and the fictional constructs of ex relatione [SHATINA LYNN GRADY],

- which is a legal fiction owned by the UNITED STATES OF AMERICA, Inc., UNITED STATES, FEDERAL RESERVE, FEDERAL RESERVE BANKS; moreover, meant to defraud the living Man; as to joinder¹² and own - in the commission of involuntary servitude because the DUMMY STRAWMAN is not a living flesh and blood man which is an action under the jurisdiction of the STATE OF EMERGENCY CLAUSE; Public Law 1, 48 stat C1.

dictionary. "Some examples will now be cited from the Americas to illustrate the use of 'negro' and 'black' in English as applied to people of African ancestry." Jack D. Forbes: *Africans and Native Americans*, Chp.3. Negro, Black and Moor p. 85 ¶ 3.

¹⁰ **Federal Question.** Cases arising under the Constitution of the united States of America, Acts of Congress, or treaties, and involving their interpretation and application, and of which jurisdiction is given to federal courts, are commonly described as involving a "federal question." McAllister v. St. Louis Merchants' Bridge Terminal Ry. Co., 324 Mo. 1005, 25 S.W.2d 791, 792. Black's Law Dictionary rev. 4th ed. p. 740 (1968)

¹¹ **DUMMY, n.** One who holds legal title for another; a straw man. Hegstad v. Wysiecki, 178 App.Div. 733, 165 N.Y.S. 898, 900. Space 61/2 feet in width between street railroad tracks. Schroeder v. Pittsburgh Rys. Co., 311 Pa. 398, 165 A. 733. **DUMMY, adj.** Sham; make-believe; pretended; imitation. U. S. v. Warn, D.C.Idaho, 295 F. 328, 330. As respects basis for predication liability on parent corporation for acts of subsidiary. "agency," "adjunct," "branch," "instrumentality," "dummy," "buffer," and "tool" all mean very much the same thing. Owendahl v. Baltimore & O. R. Co., 287 N.Y.S. 62, 74, 247 App.Div. 14. **DUMMY DIRECTOR.** One to whom (usually) a single share of stock in a corporation is transferred for the purpose of qualifying him as a director of the corporation, in which he has no real or active interest. Ashby

v. Peters, 128 Neb. 338, 258 N.W. 639, 99 A.L.R. 843. One who is a mere figurehead and in effect discharges no duties. Golden Rod Mining Co. v. Bukovich,

¹² **Joinder.** Joining or coupling together; uniting two or more constituents or elements in one; uniting with another person in some legal step or proceeding; union; concurrence. Black's Law Dictionary rev. 4th ed. p. 971 (1968)

NO JURISDICTION/AUTHORITY FOR CAPITAL CRIMES OF FRAUD AND TREASON:

It is a fact that the Amendatory Act of April 20, 1933 under Executive Order 6111 and as defined in the Banking Emergency Act under Public Law 1, 48 stat, C1 has defined the nonliving DUMMY/DEFENDANT (once deceptively joinder of the living) and the people of the land as "enemies of the state" (i.e., STATE OF MICHIGAN/UNITED STATES) under the Amended Trading with the Enemy Act (1933) under Title 50 Chapter 3 / Public Law 40, stat L 411 as "enemies of their own country." From these facts, any alleged "PLAINTIFF" and "DEFENDANT" being addressed by this CORPORATE PSEUDO COURT is not a natural living person which is the most basic identity as one of the living people unlawfully and unconscionably converted to that of a CORPORATE ENTITY. The living Being had been literally "impersonated" constituting constructive conversion and crime of personage for profit and servitude.

When false charges, colorable codes and color of authority are used in these CORPORATE PSEUDO COURTS, the living Being suffers BARRATRY because of the false presumptions – which are crimes against humanity, and war crimes under the jurisdiction of the Constitutional Article III Moorish American Consular Court and International Criminal Court (ICC) against the operators of this CORPORATE PSEUDO COURT. Both the TERRITORIAL UNITED STATES which is political - NOT PHYSICAL and derived under treaty, and the MUNICIPAL UNITED STATES which is ROMAN, are foreign entities with respect to the Aboriginal Indigenous Moor, and both of these corporate "United States/UNITED STATES" have created DUMMY/STRAWMAN franchises" for themselves that were named after the living Being written in ALL CAPITALIZED letters.

Whereby, the "STATE OF MICHIGAN" BAR ASSOCIATION fail in providing due process as required by de jure Law; pursuant to the Constitution For the united States of America 1791. The alleged "STATE OF MICHIGAN" PLAINTIFF is NOT living, nor a real injured party, but the CORPORATE PSEUDO COURT operators are unlawfully and fraudulently moving forward without authority as if crimes against the state were committed. This can only mean that the DUMMY/STRAWMAN/DEFENDANT CORPORATE ENTITY construct is being charged as an "enemy of the state" under "war crimes". This living Aboriginal Woman have been kidnapped for profit and being persecuted by the non-jurisdictional foreign private for-profit corporate "COUNTY OF" WAYNE and "STATE OF" MICHIGAN fictional entity operators without authority and without the living Woman having committed any crime. However, are being denied due process of de jure Law under the constitutional requirements of this Moroccan Empire.

REVERSIONER

Aborigine Moors, Sha'Teina Anahita Lin Grady El, - the living, sentient woman and rightful Heir, are not lost at sea; and by birthright, Affirm and Declare by Right of 'Reversion of Estate' and therefore make no claim with respect to the title and misrepresented (*name / Man-of-Straw and nom de guerres: [SHATINA LYNN GRADY] - being a title*) and the spurious creations of the foreign, de facto UNITED STATES CORPORATE OPERATORS, actors, and owners; and surrender and assign any and all 'Reversionary Interest' to the foreign United States and its subsidiaries for full 'Acquittance Discharge Settlement' and 'Closure' of any reliance; Title 12 USC 95a, part 2. There is no assumed, presumed, and/or no liabilities or debts however contrived among the foreign corporate associates, and there is never consent by any Moorish American whatsoever to stand as 'Surety' for the foreign, private, and for-profit, UNITED STATES INCORPORATED / U. S. CORPORATION COMPANY entity owners, directors or their administrators; Moors never stand as 'Surety' for its subsidiaries or its associates at any point, or moment in time.

LAWFUL COMMAND SUPPORTING DOCUMENTS

<https://www.moorishamericanconsulate.org/public-notices>:

SECTION 1: [2018-10-06 International Writ of Removal with Arrest Commands](#)

SECTION 2: [2018-06-09 Notice of Existence of the Moorish American Consulate at Northwest Amexem](#)

SECTION 3: [1786/1787 Morocco Empire Treaty of Peace and Commerce between the Moorish Empire and the United States Government Services Corporation](#)

SECTION 7: MACN-R99999999 Declaration of Trust of the Moorish National Republic Federal Government

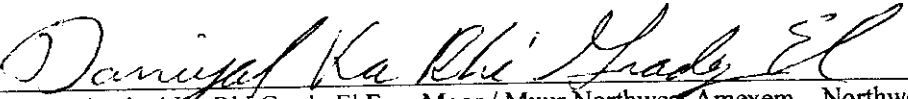
SECTION 7: MACN-R33333333 Declaration of the Moorish Divine and National Movement of the World

RELIEF

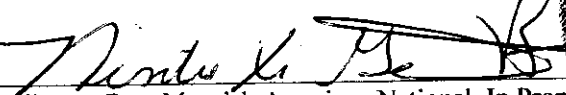
PURSUANT TO THE UNITED NATIONS VIENNA CONVENTION ON CONSULAR RELATIONS, THE MOORISH NATIONAL REPUBLIC FEDERAL GOVERNMENT AS SENDING STATE, AND THE MOORISH AMERICAN CONSULATE; NO CORPORATE ACTORS CAN REPRESENT MOORISH AMERICAN NATIONALS. COMMAND FOR RELEASE OF THE ABORIGINE MOORISH AMERICAN NATIONAL—UNHARMED AND RESTORE ALL OF HER BELONGINGS AT NO CHARGE WITH NO FURTHER PURSUIT. ALL CHARGES ARE TO BE DROPPED AND COMPLETELY EXPUNGED, REMOVED AND ERASED WITH PREJUDICE.

Whereby, I Aborigine Moor/Muur, Daniyal Ka Rhi Grady El being part and parcel named herein, and by birthright, promogeniture, and inheritance, make a lawful entry of affidavit and Public Notification of Lawful Claim and Declaration to be published for the Public Record.

Chronos: Day: Twenty Second Month: April Year: [2019] 1439 [MC]

I Am: 
Daniyal Ka Rhi Grady El
Consul/Minister Daniyal Ka Rhi Grady El Free Moor / Muur Northwest Amexem – Northwest Africa – North America – The North Gate Moorish Divine and National Movement of the World Moorish American Consulate North East Territory

Witness:

I Am: 
Nintu Xi Gilmore-Bey, Moorish American National, In Propria persona, Sui Juris

Signature – **Omnia Iura Reservantis**

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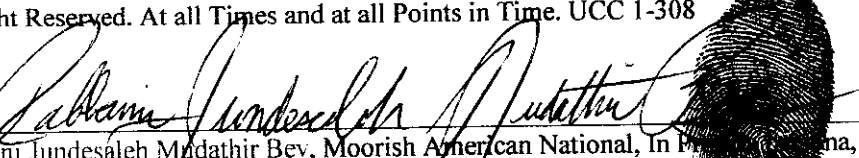
I Am:


Mustafa Izz Udeen Grady El, Moorish American National, In Propria persona, Sui Juris

Signature – **Omnia Iura Reservantis**

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I Am:


Rabbani Jundesaleh Midathir Bey, Moorish American National, In Propria persona, Sui Juris

Signature – **Omnia Iura Reservantis**

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Omnia Iura Reservantis Semper

"Amen, dico vobis, quæcumque alligaveritis super terram erunt ligata et Ego in caelo et quæcumque solveritis super terram erunt soluta et in caelo"

EXHIBIT A

Statement of Facts

Concerning Case number 19-CO2313 -03 F/H
Sha'Teina Anahita Lin Grady Et Ex Rel: [SHATINA LYNN GRADY]

On March 9, 2019 at approximately 12:40 pm in our personal conveyance, that we use to travel in from point to point in the course of life was unlawfully stopped by police (corporate agents) from the CANTON TOWNSHIP POLICE DEPARTMENT with lights flashing as if it was an emergency. All three Moorish Americans traveling in our personal conveyance had on our Religious/National Headdresses at the time which made them racially profile us to run the plate for no reason at all. When we asked had we committed a crime, the corporate agents said it was for an improper plate on car. The policy enforcers asked for a driver's license and registration, we told them we were Moorish Americans traveling on our own ancestral land and we did not need those commercial instruments because our automobile does not operate in commerce posted on back window along with supreme court cases that outlines our Natural Rights. The Constitution for the united states of America 1791 the Supreme Law of the Land, our Treaty of Peace and Friendship 1786 and all the Supreme court cases that protects and secures personal liberty and that the PUBLIC SERVANTS TOOK AN OATH TO. The corporate agents asked did we have Identification in which we willingly showed our Nationality cards. Corporate agents called for backup, from the other agents, the rest of the gang of bandits surrounded back and said Sha'Teina El had 4 warrants, from TAYLOR in a fictitious name 18 U.S. Code 1341: Frauds and swindles, 1342 Fictitious name or address [SHATINA LYNN GRADY], [DANIEL EUGENE GRADY] or any other spelling of. No one presented any physical piece of paper showing proof of such (War Rants) to support such an allegation. The agents surrounded the car at this point and had on gloves. Thereafter, they were asked to call a SHERIFF. One corporate agent stated that he would but instead they came and broke front right-side front window where Sha'Teina El was sitting without warning, cutting Sha'Teina El on the hand, they reached in snatched off her religious headdress/turban, opened right front side door and proceeded to snatch with excessive force Sha'Teina El Natural Person, in Proprio Persona, Sui Juris, Proprio Solo (on one's own land), jus soli and jus sanguinis, out of the Personal Conveyance, immediately throwing her to the ground and pouncing on her like a gang of thugs, pinning her down with knees in her side, chest, legs being held down with an agents right hand chocking her pinning her to the ground. Videos of incident was taken by multiple people including Walmart security cameras some which is on Facebook. Meanwhile Tribal [family] members came to pull corporate agents off Sha'Teina El, using excessive force against a woman. I, Daniyal El was still in the automobile recording Tribal members, Ann Diggins and Derreon Baker Moors by birthright were slammed to the ground in a violent manner. No proof of warrant was ever showed by any CORPORATE ENFORCERS. Miller V United States, 230 f.2d 486 (5th Cir. 1956). How could I, Daniyal El obstruct corporate agents if I never left the conveyance until the agents threatened to kidnap me. Fearing for my life, I locked the door and the corporate agents broke the left front window. Thereafter, I got out without resistance asked why I was being arrested and was told for improper plate on conveyance. I informed agents that was a non-arrestable offense, that's when they snatched off my religious headdress/turban and took me to jail without reading me my Miranda Rights.

I was denied a copy of all pleadings, summons, warrants, orders, etc to the case by the clerk's office on March 26, 2019. I was told that the only documentation available was a Register of Action (which is included).

During visits to the court in support of my consort, bailiffs have taken pictures of my license plates and followed behind me in unmarked vehicles.

My Consort, Sha'Teina Anahita Lin Grady Et have been kidnapped since March 09, 2019. The 35th District Court did not record Notice of Removal when filed on March 29, 2019 at 10:39 am. The guards in the Wayne County Jail refused to tell her the name of the person D.B.A. Judge at Frank Murphy Hall Of Justice.

On March 21, 2019, a Violation Warning was emailed to public servants from the Canton police department and magistrates from the 35th district court.

On March 21, 2019, the following documents were filed with the 35th Court Clerk:

- Cover Letter
- Weaponized Peace Statement
- Extraction
- Nationality Card
- Declaration of Nationality Name Correction
- Writ of Removal w/ Notice of Intent to Lien
- Writ of Right to Travel
- Certified Copy of Treaty of Peace and Friendship
- Notice of Consulate
- Affidavit of National Trust
- Affidavit of International Trust

On March 27, 2019, A Writ of Estoppel was filed with the 35th District Court

MARCH 28, 2019: THIS NOTICE OF REMOVAL WAS FILED WITH THE 35TH DISTRICT COURT BY WAY OF WALK-IN WITH CLERKS FILING STAMP AFFIXED TO EACH PAGE AS PROOF OF NOTICE.

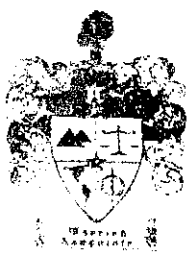
APRIL 2, 2019: THIS NOTICE OF REMOVAL WAS FILED WITH THE FRANK MURPHY HALL OF JUSTICE BY WAY OF WALK-IN WITH CLERKS FILING STAMP AFFIXED TO EACH PAGE AS PROOF OF NOTICE.

Video links of violations:

<https://youtu.be/s7IcsSVRDVM>

https://youtu.be/aLInsy_abWI

I certify that the foregoing information stated here is true and correct to the best of my ability and entered in honor. Autograph: Darciya K. Phillips Date: 4-2-19



Moorish American Consulate

Moorish Worldwide Consulates

*Embracing, Enforcing and Exalting the 1781 Constitution
for the United States of America and the Binding Treaties*
Consular General Taj Tarik Bey and Co-Consular General Shalamoor Bey

Notice Of Public Records Status Correction International Document

25 Dhu al - Hijjah 1438 MCY [25 December 2018 CCY]

For the Record, To Be Read Into The Record
Notice to Agent is Notice to Principle – Notice to Principle is Notice to Agent.

This International Correspondence and Public Notice is hereby presented and forwarded to you relative to the corrected appellation and proclaimed Nationality, which affirms the political status and allegiance to my Ancestral Estate and Ancient Principals of Government, in harmony with the American Constitution 1791.

You are hereby given honorable Notice. This correction is made in accord with the Five Principals of **Amare [Love], Veritas [Truth], Pax [Peace], Libertas [Freedom] and Iustitia [Justice]**, exercising my natural Substantive Rights and Religious Heritage; is self-executing.

This declaration and proclamation also stands as verification that the following Moorish American Nationals have sent verification of their status correction to the Moorish American Consulate, Moorish National Republic Federal Government and their record numbers are also listed below.

| | |
|--------------------------------------|---------------|
| Daniyal Ka Rhi Grady El | MACN000000538 |
| Sha'Teina Anahita Lin Grady El | MACN000000539 |
| Charity Amariyae Mariah Kay Grady El | MACN000000540 |
| Daniyal Isaiyah Akhari Grady El | MACN000000541 |

Attached is the Lawful Notice! Name Declaration, Correction Proclamation and Publication and the International Judicial Notice and Proclamation.

In Honor Always,
I Am: *Sharon Tracey Gale Bey*
Sharon Tracey Gale Bey, Regional Consul of the Northeast
Mohammedan Vizir [Judge], Northwest Amexem
Consular Court Restoration Development Team
Flesh and Blood Being, *Omnia lura Reservantis*
Without Recourse, With Prejudice, Northwest Amexem

"Amen, dico vobis, quæcumque alligaveritis super terram erunt ligata et Ego in caelo et quaecumque
saluatoris summa transirent."

Poor Quality Original



UPLIFTING FALLEN HUMANITY

www.MoorishAmericanConsulate.org – MoorishAmericanConsulateNE@gmail.com
Care of 444 East Township Line Road, Box 712, Near. [Havertown, Pennsylvania Republic] ZIP EXEMPT

THE DECLARATION FOR THE NATIONALITY; THE RELIGIOUS CREED.

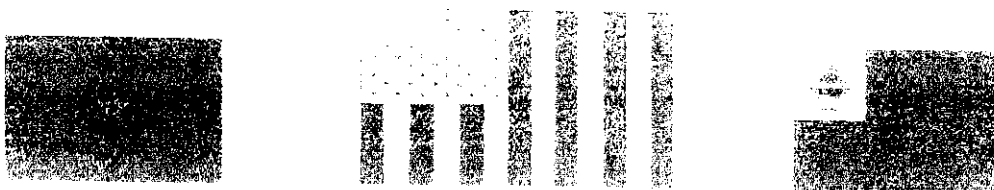
MANDATORY FILING - TITLE 28 U.S.C. § 1746

The Indigenous Trust Instrument Authorized by the Grantors - the, Daniyah El and Sah'Reina El, for the present and the future well-being for the Beneficiaries of the Grantors - the mate, the daughter, the son, the man, the woman Authorized by the Grantors.

28 U.S. Code § 1746 - Unsworn declarations under penalty of perjury - "Wherever, under any law of the United States or under any rule, regulation, order, or requirement made pursuant to law, any matter is required or permitted to be supported, evidenced, established, or proved by an unsworn declaration, verification, certificate, statement, oath, or affidavit, in writing of the person making the same (other than a deposition, or an oath of office, or an oath required to be taken before a specified official other than a notary public), such matter may, with like force and effect, be supported, evidenced, established, or proved by the unsworn declaration, certificate, verification, or statement, in writing of such person which is subscribed by him, as true under penalty of perjury, and dated, in substantially the following form: (1) If executed without the United States, "I declare (or certify, verify, or state) under penalty of perjury under the laws of the United States of America that the foregoing is true and correct. Executed on (date). (Signature)." (2) If executed within the United States, its territories, possessions, or commonwealths, "I declare (or certify, verify, or state) under penalty of perjury that the foregoing is true and correct. Executed on (date). (Signature)." .

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SOCIETAS REPUBLICAE ESTADOS AL MAURIKANOS

The Original People with the America; The Heirs for the Ancestral Estate with the Magrib Afaya - The North America - 54.5260° N, 105.2351° W; The South America - 8.7837° S, 55.4915° W; The Central America - 12.7690° N, 85.6024° W.

LEGAL NOTICE!

DECLARATION OF NATIONALITY, NAME CORRECTION, PROCLAMATION AND PUBLICATION

In all Elected United States Republic Officials and Public Servants of Federal, State, City, and Municipal Government, Personnel and Corporate Entities: Concerning the Constitution and all Statutory and Civil Law Codes of the Land, etc., Know All Men by These Presents:

I Am, Daniyal-Ka-Rhi-Grady; El; The Father and: Sah Teina-Anahita-Lin-Grady; El; The Mother, hereby declare and say, standing square, Declare, and Proclaim upon Divine Law; Nature's Law, Universal Law, Moorish Birthrights, and Natural Law; and Constitutional Law; Declare and say

I, Daniyal-Ka-Rhi-Grady; El; The Father and Sah Teina-Anahita-Lin-Grady; El; The Mother, hereby declare and say, I am not a national but not a citizen of the United States."

*I, the Moorish Identified by the Union States Society of North America - U.S.A. under the colorable, War-ship name, DANIEL EUGENE GRADY; and "SHATINA LYNN GRADY", do hereby refute the Fraud, make Public and Publishing my Corrected National Name; Declare and Affirm my true, "Proper Person Status"; and reclaim my Rightful Social and Civil Rights of the State; in accord with my Ancestral Moorish Nation of Northwest America - North America - African Wedding and Birthrights, Divine Lineality and Legality obtained and Proclaimed my Nationality and Birthright Name and Title. An agreement with, in association with, and in Accord with Divine Law, the Customs, and the Laws, Rules, and Usages of the Zodiac Constitution, being Aboriginal and Indigenous, and found in the North American Continent by Heritage, by Promulgation, by Birthright, by Natural Birth; by Freehold, and by inheritance, Declared for the Public Record, I am returning the European and other names and nomenclature back to the Colonial possessors of its pedigree. I am now Rightfully Declaring, Publishing and Proclaiming my own Free National Name; affirming my Actual, Rightful, and Civil, "In Full Life" Status, I ordained to me, THE MOORISH AMERICAN CONSTITUTIONAL PEDIGREE AND NATIONAL STATUS. Let it be Declared, Known, Published, and Resolved that I, Daniyal-Ka-Rhi-Grady; El; The Father and Sah Teina-Anahita-Lin-Grady; El; The Mother, in *Propria Persona Sub Propria Capite*, being in my own proper person, by birthright, an inheritance WITHOUT THE FOREIGN, IMPOSED COLOR OF LAW, OR ASSUMED DUE PROCESS of the Union States Society, pursuant to, but not limited to:*

a. FREE MOORISH-AMERICAN ZODIAC CONSTITUTION
(Zodiac Constitution and Birthrights of the Moorish Americans) Being All, Bay, El, Dey and Ali, Article two (2), Paragraph two (2).

b. UNITED STATES REPUBLIC DEPARTMENT OF JUSTICE
Moorish American Credentials: AA 222141 TRUTH A-1

c. UNITED STATES SUPREME COURT SUPREME 1,414 - 100th STATE

d. UNITED STATES CONSTITUTION Article II (3), Section two (2), Amendment 14(5) of the Constitution, and Amendment 17(9) (Reservation of the Rights of the People)

e. INSTITUTION NUMBER SEVENTYNINE (79) Dated 10-17-1911 MOORISH AMERICAN RITES, in THE ADEPHIA AND THE USE OF THEIR NAMES

f. FAVORITE DECLARATION OF THE MINISTER - UNITED STATES MOORISH-AMERICAN REPUBLIC, 1911

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* RIGHTS OF INDIGENOUS PEOPLES - NTFD's UNCHARTERED ASSEMBLY - Part I, Article 4

I, Daniyal-Ka-Rhi-Grady; El; The Father and; Sah Teina-Anahita-Lin-Grady; El; The Mother by Divine Right, Inheritance, Love, and the Rights of the Child claim our children and future children yet to be born as our heirs. I, Daniyal-Ka-Rhi-Grady; El; The Father and; Sah Teina-Anahita-Lin-Grady; El; The Mother revoke and make void all contracts that we made on behalf of our children as their mother and father without full disclosure i.e. (Birth Certificate, Social Security). The Child can no longer have they ever been with our full consent with full disclosure given to State. Future extending to be Dejure (law) made to The UNITED STATES INC. via the District of Columbia Act 1871. The children are Aboriginal to North, South, Central America and thus are to be respected, their culture appreciated, and left to their own right to life, freedom, family and the rights of Indigenous to their vast estate by law.

English Name:
Charity Mariah Kay Grady^{1st},
Charity Mariah Kay Grady^{2nd},

Religious Title of Nobility:
Charity-Amariyae-Mariak-K-Grady; El
Daniyal-Isiah-Akhari-Grady; El

Wherefore, I, Rasshaon Lucien Purnsha Bey; The Father and; Djali Shirley Bey; The Mother, being First and Second to the herer, and by Birthright, Primogeniture and Inheritance, make a Lawful and Legal Act, of (Affidavit and Public Record), to the Nationally Proclamation; Name Correction Claim, Declaration, Affirmation, and Implication, thereto take effect, for the Public Record.

I, from my inherited Nobility, and upon my Private Aboriginal Indigenous Proper Person Status and Commercial Liability, I, Daniyal-Ka-Rhi-Grady; El; The Father and; Sah Teina-Anahita-Lin-Grady; El; The Mother, being duly Affirmed under the Sovereign Unity, pledge my National, Political, and Spiritual Allegiance to the Moorish Nation my Aboriginal Indigenous to the Americas, being the original Aboriginal Indians of America (the Americas); standing squarely affirmed upon my Oath to my Family, Five Pillars of Light - Love, Truth, Peace, Freedom, and Justice; do squarely affirm to tell the truth, the whole truth, and nothing but the truth, and having knowledge and firmly established belief upon the historical, lawful, and adjudicated facts recorded herein. Being competent in My Own Proper Person to attest to this affidavit upon which I place my Signature, Proclaim, and Declare the following to be true, correct, certain, complete, not misleading, sufficient, and not intended to be presented for any misrepresented, 'colored' or improper use or purpose, to wit:

That I, Daniyal-Ka-Rhi-Grady; El; The Father and Sah Teina-Anahita-Lin-Grady; El; The Mother, in a Noble, descendant of the Al Murragan Empire (North America) In Propria Persona (my own proper self), being a Descendant of the Al Murragan Moors, by Birthright, Freehold, Primogeniture and Inheritance; being Aboriginal and Indigenous to the Land of the Americas, Territory from of my Ancient Moorish Fore-Mothers and Fore-Fathers, in wh-

The Four Great American Continents, are the Land of the Aboriginal peoples of Moorish Descent, being North America, South America, Central America, including the adjoining Islands (Americana - Ameru - Al Moroc). I have, acknowledge, claim to, and inherit to said Inheritance and Primogeniture, the Freehold Status thereto; all Unalienable and Substantive Rights, to the Land, and to act, distinct to my Aboriginal Customs and Culture, in determining me on a political, social, or a economic Right, Belief, or Moorish Secret; we have and possess the internationally recognized rights to determine our own Status of the Moorish agent of threat, coercion, or acquiescence to a Color of Law, a Color-of-Office, nor to be subjected to an imposed Color of Law.

Indigenous Peoples of Moorish Descent have, Proclaim and Possess the Unalienable, Substantive Rights, and Birthright - Inheritance to our Ancient Names and Nationality by Nature's Laws, Divine Law, primogeniture, and by the unenacted Laws of the Nations of the Earth (International). Being the true, Ancient, Aboriginal, Patriarch in the Land of the Americas - North, owing the heart land of the Moorish Empire, Moors. Moors are the De jure Freeholders by Birthright, Inheritance and Primogeniture Status; and have, Claim and Possess the Secured Rights to Travel upon the Public Roadways, Safety and Rightness of our Continental United States (the Union) and absent of foreign 'natural' or 'colonial' status, taxation statute is invented, by the racketeering States' Legislators, to abridge and steal Rights belonging to the Native

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People. These Substantive Rights are supported by, and asserted by, *Right Law, Moorish Law, Moors' Muslim Law, The Law of International Peace; The Laws of Nature, Divine Law, Nature's God, The Laws of Nations, The Free Moorish Great Seal United Constitution, and Affirmed by Articles IV and VI of the Constitution Covenant of 1774 - 1781 A.D. - 1261 M.C.* as it is fully adopted by The United States Republic, establishing its Republican Form of Government. Said Constitution established by Peoples' Supreme Law of the Land, to secure the Rights of the People, and to keep Government bound and limited by "Moorish" and the "Great Seal". Drawn from the Ancients Ones, our Fore-ancestors, comes the Supreme Law of the Land!

Egypt, The Capital Empire of the Dominion of Africa. The Inhabitants of Africa are the Descendants of the Ancient Tribesmen from the Land of Canaan. The Moabites from the Land of Moab who received permission from the Pharaohs of Egypt to leave and inhabit North-West Africa; they were the founders and are the true possessors of the present **Moroccan Empire** from their community, Hittite and Amorite brothers who sojourned from the Land of Canaan seeking new homes. Their Colonization and Inhabitation extended from North-East and South-West Africa, across the great Atlantic even unto the present North, South and Central America and also Mexico and the **Atlantis Islands**, before the great earthquake, which formed the **Caribbean Sea**.

The Great Seal Pyramid is the National Emblem and Trigesimal of my Ancestral Moorish Nation / Empire of North America (geographical location). The Great Pyramid is also the arboreal symbol for Civilization on the planet Earth. The honoristic acknowledgement of our "Great Seal" indicates those "Heirs who own up to, who support, and who promote our Free National Government". Moors who are "Active" and NOT "Passive" in the Social, Civilization, Culture and Custom matters involving Law, Order and Governmental Principles, are hereby entrusted to support this Affirmation. Moors' Moors who strive toward this end, with honor, are entrusted by El Hajj Sharif Shabazz Ali (Noble Drew Ali), to help in the great humanitarian work of uplifting ourselves, our fellow-man, and humanity at large. We seek, at all times, to be conscious of the works, instructions, and commandments to each, preserve and defend the Birthrights of All Moorish Americans (Al Moroccans), etc.

The Noble descendants of Moors / Moors' Heirs Apparent are the Natural Members / Citizens of the ancient Al Moroccan Empire, etc., whom and are duty-bound to recognize and to propagate "Great Seal" Government and Nation as the National Government and manage the enforcement of our Constitution. Thus such organized communication Orders are referred to as "The Great Seal National Association of Moorish Affairs". The Free Moorish Nation - inclusive of all the Aboriginal / Indigenous Tribes and Sovereigns, the Natural People, etc., are the rightful bearers of the Names and Titles, *Ali, El, Bey, Dey, Al* and all future titles created. The Free Moors / Moors, by Freehold Inheritance, retain all Substantive Rights and Immunities, enjoy the same Substantive Rights, and operate upon consummated Right-Law, Honour, Principles, having vested Constitution, Laws, Policies and Immunities from ELKAFRON and from Criminal and Civil Jurisdiction by and of the Union States Rights Republic (U.S.R.), pursuant to, but not limited to, the United States Supreme Court, and the "Laws of State" etc., etc.

Every Sovereign State (People) is bound to respect the independence of every other Sovereign State (People) and the courts of one country (People) will not sit in judgment on the acts of the government of another, done within the limits of its own territory...

The present Union States Municipal and Civil Laws and Codes of the Land are an incorporation only of our government established by the political powers of the General Assembly of each State of the Union, and initiated in "Philadelphia, Pennsylvania, North America, in the year Eighteen fifty-four (1854). It governs ONLY the rights and conduct of "WHITE" Christians and Jews, of the Eighteen sixty-three (1863) Union States Rights Republic under the Magna Charta Charter, the Knights of Columbus Code, and the Ku Klux Klan Oath. Former said Union States Rights Republic denoted citizenship in the United States Republic (U.S.A.) to the descendants of the Moorish Nation in the Western Hemisphere, erroneously referred to, and branded and mislabeled as, Negroes, Blacks, Coloreds, and African Americans, etc., etc. In addition, the Supreme Court of the United States (in the landmark cases of "Dred Scott v. Sandford" 60 U.S. 710 (Harvard), 392 A.57) held that Negroes -whether held to slavery or free- were not included and were not intended to be included in the "United States Citizen (subject) of the Union States Rights Republic". Resultantly, the True Indigenous Nobles of the "Al Moroccan Empire", Moors, bearers of the Names / Titles, *Ali, El, Bey, Dey* and *Al*, are excluded from the Union States Rights Republic (U.S.R.) jurisdiction. The True Nobles of the Al Moroccan Empire are Indigenous, Private, and Self-governed by Right-Law, Principles and customs, and ONLY Obligated to the "Free Moorish Zodiac Constitution" - Circle 7 - archaically established by our Ancient Fore-Mothers and Fore-Fathers. Such extended allegiance and Obligation includes "The Great Seal and the Five Pillars" and Moorish Standards, embodied in the Moorish National Flag (Standard) - Love, Truth, Peace, Freedom, and Justice. The True Al Moroccan Noble Indigenes of the Land maintain a Constitutional and lawful, NON-GOVERNMENTAL, "rights" and position, relative to "FOREIGN ENTITY ELKAFRON" (Indigenes Not Freed) and maintain a Non-OBEDIENT (U.S.A.)

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Given for the Union States Rights Republic (USR), its members, its laws; its ordinances, its constitutions, customs and its institutions pursuant to: The Free Moorish American Zodial Constitution - Articles IV and VI; The Treaty of Peace and Friendship Between the United States and Morocco (Seventeen Eighty-Sever (1787) - superseded by the Treaty of Eighteen Sixty-Six (1866); Resolution 75 Journals of The House of Representatives, United States - April 17, 1923 at 10 - Moorish American Society of Philadelphia and the Use of their Names; "The United Nations Declaration of the Rights of the Child" General Assembly Resolution 1386 (XVI), 14 U.N. GAOR Supp. (No. 16) at 19, U.N. Doc. A/4354 (1959); The United Nations "Universal Declarations on Human Rights" Article XI; General Assembly Resolution 217 A (III) of 10 December 1948 (A.D.), "Executive Order 13197" - United States Republic, North America - The Implementation of Human Rights Treaties; The National Convention for the Continental United States, Article III, Section 1; Amendment V - Liberty Clause; Amendment IX - Prohibition of the Rights of the People; The United States Department of Justice Moorish Credentials; Free Moorish Zodial Constitution, Truth A-1 Classified, The United States Copyright Certificate Number A 1222141 Clock of Destiny, The Moorish Nationality and Identification Card, Moorish Holy Temple of Science, Moorish Science Temple Identification Card, etc.

*Furthermore I assert My full Birthrights - Nationality and Substantive Rights and claim to hereditamore. Being an original citizen of America (Natural Being) pursuant to Moabitic Moorish Pedigree, The Free Moorish Zodial Constitution; The Government of the Moorish Nation (Ab Antiquo); The Treaty of Peace and Friendship - 1787; 1834; The Sundry Free Moorish Laws of the 1787 Organic United States Constitution; The Moorish Federal Finances Act (in US States Army) 1841 - 1863 - 1864 - 1865 - 1866; The Knights of Columbus Order; The Ku Klux Klan Act; The United Nations Charter; 1945 - 1950 - The Rights of Indigenous Peoples Part I, articles 1, 2, 3, 4, 5; Part II, article 6; The United States Supreme Court Case of *State v. Armstead*, 60 U.S. 778, 779, and 781.*

1. *The Right to Travel, The Right to Mode of Conveyance, The Right to Locomotion are all Substantive Rights, and the Federal Government makes no such exercise of Rights. *State v. Armstead*, 60 U.S. 778, 779, and 781.*

2. *The use of the highways for the purpose of travel and transportation is not a mere privilege, but a common and fundamental Right of which the public and Natural Beings cannot be deprived. *Chicago Motor Coach v. Chicago* 337 Illinois 280, 169 N.E. 22, ALR, *Ligare v. Chicago* 139 ILL. 46, 28 HF 934. *Bonne v. Clark* 214 SW 667, 25 AM Jur (3rd). Highways, see, 162.*

3. *The Right to Park or Travel is part of the liberty of which the Natural Person, citizen cannot be deprived without due process of law, under the 5th Amendment of the United States Constitution. *Kent v. Dulles* 357 US 116, 125;*

4. *The Right of a citizen to Travel upon the public highways and to transport one's property thereon, either by automobile or automobile, is not a mere privilege, which a City may prohibit or permit at will, but a common Right, which he - the human, has, by the Law of Life, Liberty, and the Pursuit of Happiness. *Thompson v. Smith* 154 SE 579.*

5. *State Police Power extends only to immediate threats to public safety, health, welfare, etc., *Michigan v. Duke* 266 U.S. 176 Fed. 97429; which driving and speeding are not. *California v. Farley* CED Rpt. 89, 20 Cased 1032 (1971);*

6. *The State is prohibited from exercising Substantive Rights. *Carroll v. City of St. Louis*, 127 U.S. 621 (1883), and *Ex parte Milligan*, 127 U.S. 617 (1885); e.g. Police Power, that which is, for example, prohibited expressly to any other such power (e.g. Taxation, Eminent Domain) as a matter of law. *US and UT v. Daniels*, 22 p 159, nor indirectly that which is prohibited to it directly. *Fairbank v. 18, 181, US 233, 294, 300;**

7. *Traveling in an automobile on the public roads, was not a threat to the public, safety or health and constituted no burden on the automobile, and such a travel or owned no other duty to the public (by the State); he - she and his / her auto having equal rights, as on the roadways / highways as horses and wagons, etc., this same right is still Substantive Right, so that speeders, running stops, traveling without license plates, or registration, are not threats to the public safety, and thus, are not threatened, or suspended. *Christy v. Elliot*, 216 4 131, 74 HE 1035, LR 4 NS 1065 — 1070; *California v. Farley* 38 CED Rpt. 89, 20 Cased 1032 (1971).*

8. *Under the United States Republic's Constitutional system of Government and upon the individuality and intelligence of*

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no citizen, the State does not claim to control one's conduct to others, leaving one the sole judge in most that occurs. *Mugier v. Kansas* 1213 US 623, 659—660;

9. *Where Rights secured by the Constitution are involved, there can be no rule-making or legislation which would abridge them. Miranda v. Arizona* 384 US 436, 728;

10. *The right and exercise of Constitutional Rights cannot be converted into a crime. Miller v. Kansas* 239 F.2nd 486, 489;

11. *For a crime to exist, there must be an injured party (Urgens Delicti). There can be no sanction in penalty imposed upon a cause of his Constitutional Right. Sherer v. Cullen* 481 F. 925;

12. *If any Tribunal (court) finds absence of proof of jurisdiction over a person and subject matter, the case must be dismissed. Louisville v. Motley* 211 US 149, 29S. CT 42. "The Accuser Bears the Burden of Proof Before the People are Deprived."

13. *Lack of Federal Jurisdiction can not be waived or overcome by agreement of parties. Griffin v. McGuire*, 350 U.S. Supra 341, 342 (1969); and "Want of jurisdiction may not be cured by consent of parties". Industrial Adjustment Commission v. C.I.R., 323 US 370, 313.

Whereas, in light of the foregoing Jurisprudence, Supreme Court Decisions, Facts, and Law, and counter to the negative and "colorable" social conditions instituted by State Persons of the Union States Society, there exists a blatant "INFRINGEMENT" on the part of the Union States Rights Republic (U.S.R.), its agents, personnel, contractors, and citizens. Claims are legally in force under National and International Law attending these issues. And this, Against National Person - In Front of Personal does not waive any rights, does not transfer power of attorney; and does not willingly consent to any public trial or hearing in any "colorable" tribunal venue or non Article III, unconstitutional jurisdiction. The Official Oath, the obligations and the Fiduciary duties of all accusers and bound claimants in National Law and Order, Civilization Principles fixed in Constitution Law, still stands. Definition and Truth still Rules. NON-COMPLIANCE is a Federal Anti-Humanitarian Offense.

Whereas, there is no question that a "Bench Appearance Summons", Detention - Arrest and Ticket or Citation issued by a Judge, or others for proceeding with an commercial driver's license, foreign driver's license not having current registration, or payment of a license fee, which carries a fine or jail time, is a penalty or sanction and is indeed a violation of right in a civil case involving Substantive Rights. It is reasonable to assume that these Supreme Court held of declaratory, straight and clear point, that there is no lawful method for government to put restrictions or limitations on Rights belonging to the People.

*That the Organic United States Republic Constitution is derived from ancient Moorish Law, common Law, the English Law of the Land. And all Treaties made, or which shall be made, under the Authority of The United States, shall be of full force and effect, according to the Constitution, and is Null and Void. *Murphy v. Madison* 5 U.S. 137, 174, 176 (1803). The Municipal Officer, Person, Employee or Contractor who violate the Rights of the People or Citizens, are subject to suit in their respective civil cases, and are liable to suit.*

TITLE 16, PART 1, CHAPTER 13 §241 OF UNITED STATES CODES OF LAW:

If two or more persons conspire to injure, oppress, threaten or intimidate any person in any state, Territory, Commonwealth, Possession, or dominion in the free exercise of any right or privilege secured to him by the Constitution or Laws of the United States, or because of his having so exercised the same; or...

If two or more persons go in disguise on the highway, or in the presence of another, with the intent to prevent or hinder, or to obstruct or enjoyment of any right or privilege so secured.

They shall be fined under this title or imprisoned not more than ten years, or both, and a death penalty, if an attempt is committed in violation of this section, or if such acts include kidnapping or an attempt to kidnap, aggravated sexual assault, or an attempt to commit aggravated sexual abuse, or an attempt to kill, they shall be fined under this title or imprisoned not more than twenty-five years, or for life, or both, or may be sentenced to death.

POOR QUALITY ORIGINAL

AFFIDAVIT TO CORRECT THE RECORD

TITLE 18, PART 1, CHAPTER 13 §242 OF UNITED STATES CODES OF LAW:

Whoever, under "color" of any law, statute, ordinance, regulation, or custom, willfully subjects any person to, and/or in Territory, Commonwealth, Possession, or District to the deprivation of any rights, privileges, or immunities secured by the Constitution or Laws of the United States, or to different punishments, pains, or penalties, or account of his race or color, or in color, or by reason of his color, or race, that are prescribed for the citizens, shall be fined under this title or imprisoned not more than one year, or both; and if bodily injury results from the acts committed in violation of this section, the offender shall include the use, attempted use, or threatened use of a dangerous weapon, explosives, or fire, shall be fined under this title or imprisoned not more than ten years or for life, or both, or may be sentenced to death.

TITLE 18 CHAPTER 50A OF THE UNITED STATES CODES - GENOCIDE:

Therefore, in preservation of The Rights of Indigenous Peoples' and the Preservation of the Rights of the People, In accordance with the original intent of the Constitution for the United States Republic of North America and its Republican Form of Government, being the Supreme Law of the Land, and prior to the contractual liabilities, Oath-bound Obligations, and Fiduciary Duties of the Officers of the Courts, Federal, State, City, and Municipal, etc., I, Daniyal-Ka-Rhi-Grady; El; The Father and Sah'Teina-Anahita-Lin-Grady; El; The Mother, hereby, Demand the enforcement of the De jure Laws of the Continental United States, and all Treaties made under the Authority of The United States, in accordance with the Organic Constitution, The Bill of Rights, Declaration of the Right, of the Child, The Rights of Indigenous Peoples, The Universal Declaration of Human Rights, The United Nations Charter, Article 55(e); The United States Supreme Court, "Acts of State"; The Foreign Sovereign Immunities Act, 28 U.S.C. 1601, et seqq.; The Convention on International Road Traffic, Day 19, September 1949, The World Charter for Nature, The Hague, Netherlands, Day 21, January 1982, A.D. + 1378 A.G.O., and Executive Order 13157, "Treaty Issues Regarding North America: The implementation of Human Rights Treaties, The National Constitution for the Continental United States, Article III, Section 2; Amendment V, Liberty Clause; Amendment IX, etc., etc. I, Daniyal-Ka-Rhi-Grady; El; The Father and Sah'Teina-Anahita-Lin-Grady; El; The Mother, hereby, Demand a Dismissal of any and all unconstitutional sentencing clauses, except where none or charges made or issued, which are devoid of true identity personages, a denial of Due Process, or the right to have my own National Peers, or absent of a verified and lawful indictment, sanctioned by an Assembled Grand Jury; and that I, Daniyal-Ka-Rhi-Grady; El; The Father and Sah'Teina-Anahita-Lin-Grady; El; The Mother, be availed all lawful Constitutional-secured safeguards, established by the Supreme Law, with documented proper Jurisdiction and Verdict confirmed in the place.

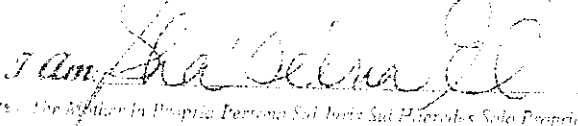
Wherefore all parties of interest are Authorized by this Brit Affidavit, pursuant to National and International Law, to make all substantive Rights and Constitutional immunities reserved for, and to, this Aboriginal Indigenous Moor Autochthon, All Rights are to enlist all available and appropriate measures to ensure, and assure, that all My Substantive Rights and Constitutional-secured Rights and immunities are not violated, not breached, nor abridged via Do Not Stop Do Not Detain and The Divine Being, named herein, is not to be Arrested nor held for Detention under any "colorable" circumstance, but we in Justice the Civil Ministers of the Aboriginal Indigenous Moorish Nationals of the Territory (Organic Land), The Natural Law, and herein is NON OBLIGATORY and thus Exempt from Federal Customs Tariffs, Taxation, Duties, or other Constitutional Liabilities, and in any other hindrance or restriction of His or Her Personalty, All that Protection,保障, of the Rights of Liberty, of Exercise, of Movement on, in, or within, any member or non-member States of the United States Union, and the "Bear" (bearer of this Indigenous Peoples' Document) is to be treated with all due Respect and Due Process Rights under the Law. All available and appropriate measures are to be taken to prevent damage by injustice, harm, false arrest, or prison, imprisonment, or attack on the Natural Being's Person Trapery, Personality Conveyances, Freedoms, and Equality.

Explicit Reservation and use of All Rights Reserved Without Prejudice" U.C.C. 1-107, 308, U.C.C. 1-105, is Nodded To, All Sheriff, State, City, and Municipal Peace Officers, in harmony with State's Statutes and indicates the Reservation of My Rights, U.S. Laws, I, Daniyal-Ka-Rhi-Grady; El; The Father and Sah'Teina-Anahita-Lin-Grady; El; The Mother, Reserve All Constitutional Rights and Constitutional-secured Rights and immunities to "NOT" be Compelled to perform inharmonious Contracts, or Agreements, that I have not entered into knowingly, voluntarily, willingly, or unintentionally into pre time, I do not accept any stated or implied "Liabilities" associated with my "COMPLETED BENEFITS" of any "unrevered" or disreputably imposed commercial contracts, I furthermore do not sanction any "unconstitutional" rules or policies, nor a set of "dispossession" agreements by any U.S. Government or State Officials, at any level, claimed by any of them, in the name of the "United States Republic", nor do I assent to any implied colorable policies made by alleged representatives, as being sanctioned by the People and Government. Consider any formerly-assumed constructs alleged to be related to me as being misrepresentations and thusly "False" (false with

Poor Quality Original

All Rights Reserved Without Prejudice / Recourse; Alodial Claim.

I Am  (SEAL).
Islam - The Father In Propria Personae Sub Iuris Sei Heredities Proprie. All Rights Reserved

I Am  (SEAL).
Islam - The Mother In Propria Personae Sub Iuris Sei Heredities Solo Proprie. All Rights Reserved

Contact # 734.363.1877

Universities/National/Moor-Living Soul; In Propria Personae Sub Iuris Solo Proprie. (Not Pro S. Nor Corporate)

Act of the 1st of The Northern Peoples, in Their Freedom, and the 1st of December, 2019, in America, Central America, South America, for the Ancestral Estate, in All Species, in All Areas.

County Washtenaw State Pennsyl Sworn and Subscribed

Before me Andrew W Kim this day of 12 (month) August year 2019

Notary Signature Andrew W Kim Commission Expiration Date Nov 28, 2019

NOTARIAL STAMP

ANDREW W KIM
Notary Public - Michigan

Oakland County

My Commission Expires Nov 28, 2019
Acting in the County of Washtenaw

Preparer - the Daniyal; El and Sha'Teina; El - The Indigenous Beings Ancestral Estate, Magrib Al adha; Morocco, the North, South, Central America, c/o [2744 Peachcrest Street, Washtenaw, Michigan Republic 48198].

POOR QUALITY ORIGINAL



C
B.C.



Moorish National Republic Federal Government Societas Republicae Ea Al Maurikanos

THE MOORISH DIVINE AND NATIONAL MOVEMENT OF THE WORLD.

Northwest Amexem / Northwest Africa / North America. / 'The North Gate'

Temple of the Moon and Sun

The true and de jure Natural Peoples of the Land

For The Record, To Be Read Into The Record

BEFORE THE MOORISH AMERICAN CONSULAR COURT
(ARTICLE III AMERICAN COMMON LAW)

Sha'Teina Anahita Lin Grady ex. Relatione SHATINA LYNN GRADY

files with the Moorish National Republic Federal Government

NOTICE OF REMOVAL

RE THOMAS HATHAWAY D.B.A. JUDGE 19-002313-03FH

U.S.C Title 28 ss.1746
U.S.C Title 18 ss.2076

Acting judicial persons) doing business. Append additional names Bill of attainder / Bill of pains and penalties Contract#

REMOVE FROM:

FRANK MURPHY HALL OF JUSTICE DUNS# 618049639

Name of corporate pseudo court styled as, the full name, DUNS#, EIN#, and all other derivative names thereof.

1441 ST ANTOINE ST ROOM 100, DETROIT, MICHIGAN 48226

Corporate pseudo court's location address

Notice to principle is notice to agent - Notice to agent is notice to principle.

Pursuant to the judicial authority of the Moorish National Republic Federal Government to carry into full effect the provisions of the 1786 / 1787 Morocco Empire Treaty of Peace and

Pursuant to the judicial authority of the Moorish National Republic Federal Government to carry into full effect the provisions of the 1786 / 1787 Morocco Empire Treaty of Peace and Friendship before an Article III Court of competent jurisdiction, and enforce the Constitution For the united States of America as to the restoration of proper and lawful 'due process' under the organic American Republic Constitution Law principles and operations; the Moorish American:

In Full Life, In Propria Persona and Omnipotency ex. Relatione. SHATINA LYNN GRADY
Free Moorish American Appellation *Corporate-fiction name - usually ALL CAPITALIZED*

In Full Life, In Propria Persona¹ Sui Juris²; **HEREBY**, file this NOTICE OF REMOVAL.

This NOTICE OF REMOVAL is to be removed from the occupying European United States / U.S. / UNITED STATES Corporate tribunal³ styled as:

1441 ST ANTOINE ST ROOM 100, DETROIT, MICHIGAN 48226

Corporate pseudo court's location address

to the **Moorish American Consular Court** of competent jurisdiction for civil and criminal cases: the constitutional Article III American Common Law court of record.

MULTIPLE GROUNDS FOR REMOVAL

Status⁴: I, SHATINA LYNN GRADY, In Propria Persona Sui Juris; am an Islamic Moslem Moor, Aboriginal, Indigenous Moorish American⁵ National and a Natural Divine

¹. **IN Propria Persona.** In one's own proper person. It is a rule in pleading that pleas to the jurisdiction of the court must be plead in propria persona, because if pleaded by attorney they admit the jurisdiction, as an attorney is an officer of the court, and he is presumed to plead after having obtained leave, which admits the jurisdiction. Lawes, Pl. 91. Black's Law Dictionary rev. 4th ed. p. 899, 900 (1968).

². **Sui Juris.** Lat. Of his own right; possessing full social and civil rights; not under any legal disability, or the power of an-other, or guardianship. Having capacity to manage one's own affairs; not under legal disability to act for one's self. Story, Ag. § 2. Black's Law Dictionary rev. 4th ed. p. 1602 (1968).

³. CIVIL ORDERS JULY 4, 2014 Issued to All Members of the Domestic Police Forces, US Marshals Service, the Provost Marshal, Members of the American Bar Association and the American Armed Services.

⁴. **Status.** Standing, state or condition. Reynolds v. Pennsylvania Oil Co., 150 Cal. 629, 89 P. 610, 612. The legal relation of individual to rest of the community. Duryea v. Duryea, 40 Idaho 512, 269 P. 987, 988. The rights, duties, capacities and incapacities which determine a person to a given class. Campb. Austin 137. A legal personal relationship, not temporary in its nature nor terminable at the mere will of the parties, with which third persons and the state are concerned. Holzer v. Deutsche Reichsbahn Gesellschaft, 159 Misc. 830, 290 N.Y.S. 181, 191. While term implies relation it is not a mere relation. De La Montanya v. De La Montanya, 112 Cal. 101, 115, 44 P. 345, 348, 32 I.R.A. 82, 53 Am.St.Rep. 165. It also means estate, because it signifies the condition or circumstances in which one stands with regard to his property. In the Year Books, it was used in this sense: 2 Poll. & Maitl. Hist. E. L. 11. Black's Law Dictionary rev. 4th ed. p. 1580 (1968).

⁵. **American:** n. an Aboriginal or one of the various copper-colored natives found on the American Continent by the Europeans; the original application of the name. Webster's 1828 American Dictionary of the English language and 1936. Webster's unabridged 20th century dictionary. "Some examples will now be cited from the Americas to illustrate the use of 'negro' and 'black' in English as applied to people of American ancestry." Jack D. Forbes: *Africans and Native Americans*, Chp.3. *Negro, Black and Moor* p. 85 ¶ 3.

Freehold of this land of America. I reside in the jurisdiction of my ancestral inherited estate at all times, and ALL of my rights are reserved at all times; WHEREBY I am exercising them now. I am the Executor, Administrator, Creditor, Claimant, and Beneficiary of my own Estate and the aforementioned corporate pseudo court operators are but former trustees that are not authorized to subrogate my identity with the fraudulent CAPITALIZED or corporate-fiction name of
SHATINA LYNN GRADY owned by the UNITED STATES OF AMERICA, Inc., UNITED STATES, FEDERAL RESERVE, FEDERAL RESERVE BANKS, or any franchises or agencies thereof, that are rendered null and void.

Diversity of Nationality⁶⁷: I, Shatina Lynn Grady, being Moorish American, I am a Noble freehold Original Indigenous Autochthonous Moor/Muur⁸ of the organic Americas - the Land. By consanguine unity I am the descendant of the ancient Moabite Fore-Mothers and Fore-Fathers. My pledge of National, Political, and Spiritual allegiance is to my Moabite / Moorish Nation - being the archaic Originals / Indigenes of Amexem (the Americas) and stand squarely affirmed upon our Divine Oath to the five Points of Light -- Love, Truth, Peace, Freedom, and Justice. I am by birthright heritage, and primogeniture, the living beneficiary, good steward, heir apparent Jus sanguinis (by right of blood)⁹ and Jus soli (by right of soil) of the extreme far west Al Moroccan (American) Continents - Land of the Moors **territoria**, North America, South America; Central America; including the adjoining Islands (Americana / Ameru / Al Moroc); the ancient American lands since time immemorial before 1492 European invasion, colonization, occupation, and birthright theft of our lands and identities.

Federal

Question¹⁰ Jurisdiction: the corporate tribunal lacks subject matter, personam, venue, and political, jurisdiction claims under diversity jurisdiction (Article III Section 2 Clause 1), and under the Eleventh Amendment limitations. The amount in controversy is lawful-money Four-

⁶⁷. **Nationality.** That quality or character which arises from the fact of a person's belonging to a nation or state. Nationality determines the political status of the individual, especially with reference to allegiance; while domicile determines his civil status. Nationality arises either by birth or by naturalization. According to Savigny, "nationality" is also used as opposed to "territoriality," for the purpose of distinguishing the case of a nation having no national territory; e. g., the Jews. 8 Say, Syst. § 7. Westl. Priv. Int. Law, 5. Black's Law Dictionary rev. 4th ed. p. 1602 (1968)

⁸. **Moor.** n. More, Maure. L. Maurus a Moor 2. (Hist.) Any individual of the swarthy [dark complexion] races..." [relative to the Albion/European] 1895 Noah Webster's International Dictionary of the English Language: being the authentic edition of Webster's unabridged dictionary, comprising the issues of 1864, 1879, and 1884 by Webster, Noah, 1758-1843; "Since moor and moren had also been used for American (Antwerp, 1563, and Brazil, 1550s, 1640s), we can see a pattern where both moor and swart were flexible enough to embrace a broad range of brown to dark brown people." Jack D. Forbes: Africans and Native Americans. Chp. 3. Negro, Black and Moor p. 81 ¶ 3: "I say my client may be a Moor, but he is not a Negro." Abraham Lincoln's case: Dungey v. Spencer (1855) File ID: 1.00567, as a trial lawyer before president of the United States Corporation Company, April 17, 1855

⁹. **Jus Sanguinis** -- Citizenship is not determined by one's place born, but having a parent(s) (by blood) who are Citizens of the Nation. Jus sanguinis rights are mandated by international treaty with citizenship definitions imposed by the international community.

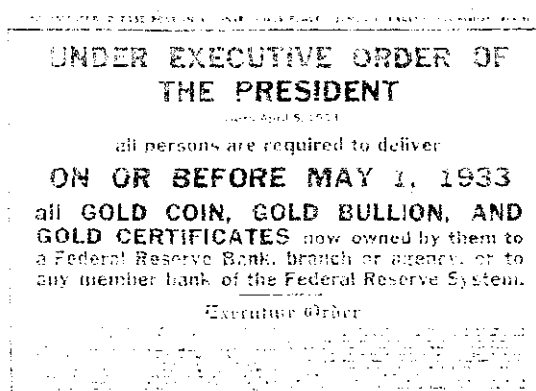
¹⁰. **Federal Question.** Cases arising under Constitution of United States, Acts of Congress, or treaties, and involving their interpretation and application, and of which jurisdiction is given to federal courts, are commonly described as involving a "federal question." McAllister v. St. Louis Merchants' Bridge Terminal Ry. Co., 324 Mo. 1005, 25 S.W.2d 791, 792. Black's Law Dictionary rev. 4th ed. p. 740 (1968)

million, five-hundred-thousand (\$4.5 Million) pursuant to Article 1, Section 10, Clause 1 that reads: "but gold and silver coin a tender in payment of debts". The corporate employees of THE STATE OF MICHIGAN are required to take the oath (5 U.S. Code § 3331 - Oath of office) and they are foreign entities (8 U.S. Code § 1481); the International Organization Immunities Act relinquished every public office of the United States to the United Nations December 9, 1945. The foreign private for-profit MUNICIPAL, COUNTY, OR STATE corporate agency pseudo COURTS lack jurisdiction to hear any case under the FOREIGN STATE Definitions (28 U.S. Code § 1603) under the Foreign Sovereign Immunities Act (FSIA). Aboriginal Indigenous Moor, ~~the living man is a subject~~ is non-domestic, non-resident, non-subject; he/she is NOT a corporate entity and is not registered with any Secretary of State as a CORPORATION; however, the corporate tribunal failed to disclose that the administrative fictional plaintiff (STATE OF MICHIGAN) was deceptively appointed as Trustee over all matters dealing with any issue involving the ALL CAPITALIZED Dummy¹⁰/strawman name, and fictional construct of SHATINA LYNN GRADY to defraud the living Man: as to joinder¹¹ and own in the commission of and involuntary servitude (slavery) because the dummy strawman is not a living flesh and blood man which is an action under the jurisdiction of the STATE OF EMERGENCY CLAUSE; Public Law 1, 48 stat C1.

Capital Crimes of Fraud and Treason Jurisdiction: It is a fact that the Amendatory Act April 20, 1933 under Executive Order 6111 and as defined in the Banking Emergency Act under Public Law 1, 48 stat, C1 has defined the nonliving

DUMMY/DEFENDANT (once deceptively joinder of the living) and the people of the land as enemies of the state-(i.e., STATE OF MICHIGAN / UNITED STATES) under the Amended Trading with the Enemy Act (1933) under Title 50 Chapter 3 / Public

Law 40, stat I 411 as enemies of their own country. From these facts, any alleged "PLAINTIFF" and "DEFENDANT" being addressed by this corporate pseudo court is not a living "Person" which is the most basic identity as one of the living people unlawfully and unconscionably converted to that of a business. The living Being had been literally "impersonated" constituting constructive conversion and crime of personage for profit and servitude (human trafficking/slavery).



When the living being face charges in this corporate pseudo courts, the living Being suffers
barratry because of the false presumptions -which are crimes against humanity and war crimes

10. **DUMMY**, n. One who holds legal title for another; a straw man. Hegstad v. Wysiecki, 178 App.Div. 733, 165 N.Y.S. 898. 900. Space 6 1/2 feet in width between street railroad tracks. Schroeder v. Pittsburgh Rys. Co., 311 Pa. 398, 165 A. 733. DUMMY, adj. Sham; make-believe; pretended; imitation. U. S. v. Warn, D.C.Idaho, 295 F. 328, 330. As respects basis for predicating liability on parent corporation for acts of subsidiary, "agency," "adjunct," "branch," "instrumentality," "dummy," "huffer," and "tool" all mean very much the same thing. Owendahl v. Baltimore & O. R. Co., 287 N.Y.S. 62, 74, 247 App.Div. 141. DUMMY DIRECTOR. One to whom (usually) a single share of stock in a corporation is transferred for the purpose of qualifying him as a director of the corporation, in which he has no real or active interest. Ashby v. Peters, 128 Neb. 338, 258 N.W. 639, 99 A.L.R. 843. One who is a mere figurehead and in effect discharges no duties. Golden Rod Mining Co. v. Bukvich, 108 Mont. 569, 92 P. 2d 316, 319. Black's Law Dictionary rev. 4th ed. p. 591, 592 (1968)

11. **Joinder**. Joining or coupling together; uniting two or more constituents or elements in one; uniting with another person in some legal step or proceeding; union; concurrence. Black's Law Dictionary rev. 4th ed. p. 971 (1968)

under the jurisdiction of the Constitutional Article III Moorish Consular Court and International Criminal Court (ICC) against the operators of this corporate pseudo court. Both the Territorial United States which is political - not physical and derived under treaty, and the Municipal United States which is ROMAN, are foreign entities with respect to the aboriginal indigenous Moor, and both of these corporate United States/UNITED STATES - have created DUMMY franchises" for themselves named after the living Being - written in ALL CAPITALIZED letters. These DUMMY franchises are created by infringing upon the Common Law copyright of the living BEING'S own given name which is what is actually being addressed as "DEFENDANT" and represented as "PLAINTIFF" in the corporate pseudo courts.

Whereas the STATE OF MICHIGAN BAR Association prosecution fails to have, as required by de jure Law and Rules of Court, pursuant to the Constitution For the united States of America; the Republic, and the federal statutes of this country pursuant thereof, the alledged PLAINTIFF is NOT living, nor a real injured party, but is moving forward as if crimes against the state were committed. This can only mean that the DUMMY/STRAWMAN/DEFENDANT,

SHATINA LYNN GRADY is being charged as an enemy of the state-under War crimes. The living Man is being constantly hunted down, persecuted without crime by said foreign private for-profit corporate entities, and denied due process of de jure Law under the normal constitutional and statutory requirements of this organic land. Thus, under the corporate pseudo courts own federal rules of civil procedure; FRCP 12(b)(6), the alleged foreign private for-profit corporate-fiction PLAINTIFF in error, styled as, STATE OF MICHIGAN - failed to state a claim to which relief can be granted. This removal is under COMPLETE DIVERSITY of NATIONALITY.

PROOF OF DELIVERY/SERVICE

I do certify that a copy of the above NOTICE OF REMOVAL Bill of Attainder# 19-002313-03FH (19C8950-C) has been furnished by way of either walk-in for all recipients, e-mail, fax, or certified mail to:

Moorish American Consulate of the
Moorish National Republic Federal
Government Vizir (Judge). Light Tajiri Bey
c/o 911 Southwest 314 Place
near Federal Way Washington Republic zip
exempt [98023-9998]

FRANK MURPHY HALL OF JUSTICE

1441 ST ANTOINE ST ROOM 100,
DETROIT, MICHIGAN 48226

Filled electronically with the court clerk
stamped on each page on 4/3/19

Date: April 3, 2019 / MCY 1439


In Propria Persona, Sui Juris
Moorish American National, All Rights Reserved at All Times

Home

Forms

Marie Robinson Straight
Utilities

35 District Court, Plymouth

Defendant: GRADY SHATINA

Date of Birth: 03/17/1975

Date of Offense: 03/09/2019

CTN: 19704659-03

TCN: X219068006W

OCA: 190008950

AOI Date: 04/05/2019

Bind Over Date: 03/29/2019

Plea Date: N/A

Case Number: 19704659-03

Plea Judge: N/A (N/A)

Comments: DEFT FIRED COURT APPOINTED COUNSEL, AND REFUSED TO BE REPRESENTED BY ANY ONE BUT HERSELF. NO COURT
APPT FORM SENT WITH BINDOVER.

Documents

| View | File Name | Document Type | Date Added | Status | Accept | Reject |
|------|--------------------------|------------------|--------------------|----------|--------|--------|
| | DOC032919-032919-007.pdf | Bind Over Packet | 03/29/2019 2:16 PM | Accepted | | |

1

Page size: 7

1 items in 1 pages

To: RelayFax via port COM4

From: N/A

3/1 1019 9:42:12 AM (Page 11 of 39)

Mar. 12, 2019 9:28AM

No. 1860 P. 11

2019704659

CASE NO: 2019704659

STATE OF MICHIGAN**WARRANT****35TH DISTRICT COURT****FELONY****The People of the State of Michigan:****vs.****DERREON LEKEPH BAKER 82-19704659-01****AKA: DERREON BAKER****ANN GWENNET DIGGINS 82-19704659-02****SHATINA LYNN GRADY 82-19704659-03****AKA: TINA DIGGINS,****LATINA DIGGINS****SHATINA LYNN DIGGINS****SHATINE LYNN DIGGINS****SHATINA NONNAE DIGGINS****SHATINA LYNN DIGGINS****SHATINA DAVIS****SHATINA GRADY****SHATINA LYNN GRADY****Offense Information****Police Agency / Report No.**

82CA 190008950

Date of Offense

03/09/2019 MG

Place of Offense

HAGGERTY / MICHIGAN, CANTON TOWNSHIP

Complainant or Victim

P.O. PORTER, P.O. KELLEY, P.O. BLICKENDORF, P.O.

JESSICA NUOTTILA, P.O. J. KANE, SGT. G.

DEGRAND, SGT. E. KOLKE, P.O. ALESTRA

Complaining Witness

DET. JACOB KROGMEIER

STATE OF MICHIGAN, COUNTY OF Wayne

To any peace officer or court officer authorized to make arrest: The complaining witness has filed a sworn complaint in this court stating that on the date and the location stated above, the Defendant(s), contrary to law,

COUNT 1 DEFENDANT(S) (01): POLICE OFFICER - ASSAULTING/RESISTING/OBSTRUCTING

did assault, batter, wound, resist, obstruct, oppose, or endanger Police Officer Jason Blickensdorf, a police officer of Canton Township Police Department that the defendant knew or had reason to know was performing his or her duties; contrary to MCL 750.81d(1). [750.81D1]

FELONY: 2 Years and/or \$2,000.00. A consecutive sentence may be imposed under MCL 750.506a if the assault was committed in a place of confinement; or under MCL 750.81d(6) for another violation arising from the same transaction

COUNT 2 DEFENDANT(S) (01): POLICE OFFICER - ASSAULTING/RESISTING/OBSTRUCTING

did assault, batter, wound, resist, obstruct, oppose, or endanger Police Officer Jessica Nuottila, a police officer of Canton Township Police Department that the defendant knew or had reason to know was performing his or her duties; contrary to MCL 760.81d(1). [760.81D1]

FELONY: 2 Years and/or \$2,000.00. A consecutive sentence may be imposed under MCL 750.506a if the assault was committed in a place of confinement, or under MCL 750.81d(6) for another violation arising from the same transaction

COUNT 3 DEFENDANT(S) (01): POLICE OFFICER - ASSAULTING/RESISTING/OBSTRUCTING

did assault, batter, wound, resist, obstruct, oppose, or endanger Police Officer J. Kane, a police officer of Canton Township Police Department that the defendant knew or had reason to know was performing his or her duties; contrary to MCL 750.81d(1). [750.81D1]

FELONY: 2 Years and/or \$2,000.00. A consecutive sentence may be imposed under MCL 750.506a if the assault was committed in a place of confinement, or under MCL 750.81d(6) for another violation arising from the same transaction

COUNT 4 DEFENDANT(S) (01): POLICE OFFICER - ASSAULTING/RESISTING/OBSTRUCTING

did assault, batter, wound, resist, obstruct, oppose, or endanger Sgt. G. Degrand, a police officer of Canton Township Police Department that the defendant knew or had reason to know was performing his or her duties; contrary to MCL 750.81d(1). [750.81D1]

FELONY: 2 Years and/or \$2,000.00. A consecutive sentence may be imposed under MCL 750.506a if the assault was committed in a place of confinement, or under MCL 750.81d(6) for another violation arising from the same transaction

DEFENDANT (01): HABITUAL OFFENDER - THIRD OFFENSE NOTICE

Take notice that the defendant was twice previously convicted of a felony or an attempt to commit a felony in that on or about 07/24/2015, he or she was convicted of the offense of carrying a concealed weapon in violation of 760.227 in the Fourth Circuit Court for County of Jackson, State of Michigan;

And on or about 12/01/2017, he or she was convicted of the offense of license documents plates forgery in violation of 267.257 in the Fourth Circuit Court for County of Jackson, State of Michigan.

Therefore, defendant is subject to the penalties provided by MCL 789.11. [789.11]

PENALTY: Twice the maximum sentence on primary offense or a lesser term. The maximum penalty cannot be less than the maximum term for a first conviction.

To: RelayFax via port COM4

From: N/A

3/ 2019 9:42:12 AM (Page 12 of 39)

Mar. 12, 2019 9:28AM

No. 1860 P. 12

COUNT 5 DEFENDANT(S) (02): ASSAULT WITH INTENT TO DO GREAT BODILY HARM LESS THAN MURDER OR BY STRANGULATION

did make an assault upon Jason Bliekenstorff by strangulation or suffocation; contrary to MCL 750.84. [750.84].

FELONY: 10 Years or \$5,000.00. DNA to be taken upon arrest. A consecutive sentence may be imposed under MCL 750.508a if the assault was committed in a place of confinement.

COUNT 6 DEFENDANT(S) (02): POLICE OFFICER - ASSAULTING/RESISTING/OBSTRUCTING CAUSING INJURY
did assault, batter, wound, resist, obstruct, oppose, or endanger Police Officer Jason Bliekenstorff, a police officer of Canton Township Police Department that the defendant knew or had reason to know was performing his or her duties, and caused a bodily injury requiring medical attention or medical care to that person; contrary to MCL 750.81d(2). [750.81D2]

FELONY: 4 Years and/or \$5,000.00. A consecutive sentence may be imposed under MCL 750.508a if the assault was committed in a place of confinement, or under MCL 750.81d(6) for another violation arising from the same transaction.

COUNT 7 DEFENDANT(S) (02): POLICE OFFICER - ASSAULTING/RESISTING/OBSTRUCTING

did assault, batter, wound, resist, obstruct, oppose, or endanger Police Officer Andrew Kelley, a police officer of Canton Township Police Department that the defendant knew or had reason to know was performing his or her duties; contrary to MCL 750.81d(1). [750.81D1]

FELONY: 2 Years and/or \$2,000.00. A consecutive sentence may be imposed under MCL 750.508a if the assault was committed in a place of confinement, or under MCL 750.81d(6) for another violation arising from the same transaction

COUNT 8 DEFENDANT(S) (02): POLICE OFFICER - ASSAULTING/RESISTING/OBSTRUCTING

did assault, batter, wound, resist, obstruct, oppose, or endanger Police Officer J. Kaha, a police officer of Canton Township Police Department that the defendant knew or had reason to know was performing his or her duties; contrary to MCL 750.81d(1). [750.81D1]

FELONY: 2 Years and/or \$2,000.00. A consecutive sentence may be imposed under MCL 750.508a if the assault was committed in a place of confinement, or under MCL 750.81d(6) for another violation arising from the same transaction

COUNT 9 DEFENDANT(S) (02): POLICE OFFICER - ASSAULTING/RESISTING/OBSTRUCTING

did assault, batter, wound, resist, obstruct, oppose, or endanger Sgt. E. Kolke, a police officer of Canton Township Police Department that the defendant knew or had reason to know was performing his or her duties; contrary to MCL 750.81d(1). [750.81D1]

FELONY: 2 Years and/or \$2,000.00. A consecutive sentence may be imposed under MCL 750.508a if the assault was committed in a place of confinement, or under MCL 750.81d(6) for another violation arising from the same transaction

DEFENDANT (02): HABITUAL OFFENDER - SECOND OFFENSE NOTICE

Take notice that the defendant was previously convicted of a felony or an attempt to commit a felony in that on or about 12/09/2003, he or she was convicted of the offense of assaulting/resisting/obstructing a police officer in violation of 750.4792 in the 22nd Circuit Court for County of Washtenaw, State of Michigan;

Therefore, defendant is subject to the penalties provided by MCL 769.10. [769.10]

One and one-half times the maximum sentence on primary offense or a lesser term. The maximum penalty cannot be less than the maximum term for a first conviction.

COUNT 10 DEFENDANT(S) (03): POLICE OFFICER - ASSAULTING/RESISTING/OBSTRUCTING CAUSING INJURY
did assault, batter, wound, resist, obstruct, oppose, or endanger Police Officer Scott Porter, a police officer of Canton Township Police Department that the defendant knew or had reason to know was performing his or her duties, and caused a bodily injury requiring medical attention or medical care to that person; contrary to MCL 750.81d(2). [750.81D2]

FELONY: 4 Years and/or \$5,000.00. A consecutive sentence may be imposed under MCL 750.508a if the assault was committed in a place of confinement, or under MCL 750.81d(6) for another violation arising from the same transaction.

COUNT 11 DEFENDANT(S) (03): POLICE OFFICER - ASSAULTING/RESISTING/OBSTRUCTING

did assault, batter, wound, resist, obstruct, oppose, or endanger Police Officer J. Kaha, a police officer of Canton Township Police Department that the defendant knew or had reason to know was performing his or her duties; contrary to MCL 750.81d(1). [750.81D1]

FELONY: 2 Years and/or \$2,000.00. A consecutive sentence may be imposed under MCL 750.508a if the assault was committed in a place of confinement, or under MCL 750.81d(6) for another violation arising from the same transaction

COUNT 12 DEFENDANT(S) (03): POLICE OFFICER - ASSAULTING/RESISTING/OBSTRUCTING

did assault, batter, wound, resist, obstruct, oppose, or endanger Police Officer Alestra, a police officer of Canton Township Police Department that the defendant knew or had reason to know was performing his or her duties; contrary to MCL 750.81d(1). [750.81D1]

FELONY: 2 Years and/or \$2,000.00. A consecutive sentence may be imposed under MCL 750.508a if the assault was committed in a place of confinement, or under MCL 750.81d(6) for another violation arising from the same transaction

To: RelayFax via port COM4

From: N/A

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Mar. 12, 2019 9:29AM

No. 1860 P. 13

COUNT 13 DEFENDANT(S) (03): POLICE OFFICER - ASSAULTING/RESISTING/OBSTRUCTING did assault, batter, wound, resist, obstruct, oppose, or endanger Sgt. E. Kolke, a police officer of Canton Township Police Department that the defendant knew or had reason to know was performing his or her duties; contrary to MCL 750.81d(1). [750.81D1]

FELONY: 2 Years and/or \$2,000.00. A consecutive sentence may be imposed under MCL 750.506a if the assault was committed in a place of confinement, or under MCL 750.81d(6) for another violation arising from the same transaction.

COUNT 14 DEFENDANT(S) (03): POLICE OFFICER - ASSAULTING/RESISTING/OBSTRUCTING did assault, batter, wound, resist, obstruct, oppose, or endanger Police Officer Andrew Kelley, a police officer of Canton Township Police Department that the defendant knew or had reason to know was performing his or her duties; contrary to MCL 750.81d(1); [750.81D1]

FELONY: 2 Years and/or \$2,000.00. A consecutive sentence may be imposed under MCL 750.506a if the assault was committed in a place of confinement, or under MCL 750.81d(6) for another violation arising from the same transaction.

Court shall order law enforcement to collect a DNA identification profiling sample before sentencing or disposition, if not taken at arrest.

Upon examination of the complaining witness, there is probable cause to believe that the offense charged was committed and the Defendant committed the offense. THEREFORE, IN THE NAME OF THE PEOPLE OF THE STATE OF MICHIGAN, I command you to arrest and bring the defendant before the Court immediately.

MAR 12 2019

(SEAL)

Judge/Magistrate

Sgt. No.
P33915

To: RelayFax via port COM4

From: N/A

3/2019 9:42:12 AM (Page 8 of 39)

Mar. 12, 2019 9:26AM

No. 1860 P. 8

2019704659

CASE NO: 2019704659

STATE OF MICHIGAN**35TH DISTRICT COURT
3rd Judicial Circuit****COMPLAINT
FELONY****The People of the State of Michigan**

vs

DERREON LEKEPH BAKER 82-19704659-01

AKA: DERREON BAKER

ANN GWENNET DIGGINS 82-19704659-02

SHATINA LYNN GRADY 82-19704659-03

AKA: TINA DIGGINS

LATINA DIGGINS

SHATINA LYNN DIGGINS

SHATINE LYNN DIGGINS

SHATINA NONNAE DIGGINS

SHATINA LYNN DIGGINS

SHATINA DAVIS

SHATINA GRADY

SHATINA LYNN GRADY

Offense Information

Police Agency / Report No.

82CA 190008950

Date of Offense

03/09/2019 MG

Place of Offense

HAGGERTY / MICHIGAN, CANTON TOWNSHIP

Complainant or Victim

P.O. PORTER, P.O. KELLEY, P.O. BLICKENDORF, P.O.

JESSICA NUOTTILA, P.O. J. KANE, SGT. G.

DEGRAND, SGT. E. KOLKE, P.O. ALESTRA

Complainant Witness

DET. JACOB KROGMEIER

STATE OF MICHIGAN, COUNTY OF WAYNE

The complaining witness says that on the date and the location stated above, the defendant, contrary to law,

COUNT 1 DEFENDANT(S) (01): POLICE OFFICER - ASSAULTING/RESISTING/OBSTRUCTING

did assault, batter, wound, resist, obstruct, oppose, or endanger Police Officer Jason Blieckendorf, a police officer of Canton Township Police Department that the defendant knew or had reason to know was performing his or her duties; contrary to MCL 750.81d(1). [750.81D1]

FELONY: 2 Years and/or \$2,000.00. A consecutive sentence may be imposed under MCL 750.506a if the assault was committed in a place of confinement, or under MCL 750.81d(6) for another violation arising from the same transaction

COUNT 2 DEFENDANT(S) (01): POLICE OFFICER - ASSAULTING/RESISTING/OBSTRUCTING

did assault, batter, wound, resist, obstruct, oppose, or endanger Police Officer Jessica Nuottila, a police officer of Canton Township Police Department that the defendant knew or had reason to know was performing his or her duties; contrary to MCL 750.81d(1). [750.81D1]

FELONY: 2 Years and/or \$2,000.00. A consecutive sentence may be imposed under MCL 750.506a if the assault was committed in a place of confinement, or under MCL 750.81d(6) for another violation arising from the same transaction

COUNT 3 DEFENDANT(S) (01): POLICE OFFICER - ASSAULTING/RESISTING/OBSTRUCTING

did assault, batter, wound, resist, obstruct, oppose, or endanger Police Officer J. Kane, a police officer of Canton Township Police Department that the defendant knew or had reason to know was performing his or her duties; contrary to MCL 750.81d(1). [750.81D1]

FELONY: 2 Years and/or \$2,000.00. A consecutive sentence may be imposed under MCL 750.506a if the assault was committed in a place of confinement, or under MCL 750.81d(6) for another violation arising from the same transaction

COUNT 4 DEFENDANT(S) (01): POLICE OFFICER - ASSAULTING/RESISTING/OBSTRUCTING

did assault, batter, wound, resist, obstruct, oppose, or endanger Sgt. G. Degrand, a police officer of Canton Township Police Department that the defendant knew or had reason to know was performing his or her duties; contrary to MCL 750.81d(1). [750.81D1]

FELONY: 2 Years and/or \$2,000.00. A consecutive sentence may be imposed under MCL 750.506a if the assault was committed in a place of confinement, or under MCL 750.81d(6) for another violation arising from the same transaction

DEFENDANT (01): HABITUAL OFFENDER - THIRD OFFENSE NOTICE

Take notice that the defendant was twice previously convicted of a felony or an attempt to commit a felony in that on or about 07/24/2016, he or she was convicted of the offense of carrying a concealed weapon in violation of 750.227 in the Fourth Circuit Court for County of Jackson, State of Michigan;

And on or about 12/01/2017, he or she was convicted of the offense of license documents plates forged in violation of 267.267 in the Fourth Circuit Court for County of Jackson, State of Michigan.

Therefore, defendant is subject to the penalties provided by MCL 789.11. [789.11]

PENALTY: Twice the maximum sentence on primary offense or a lesser term. The maximum penalty cannot be less than the maximum term for a first conviction.

To: RelayFax via port COM4

From: N/A

3/7/2019 9:42:12 AM (Page 9 of 39)

Mar. 12, 2019 9:27AM

No. 1860 P. 9

COUNT 5 DEFENDANT(S) (02): ASSAULT WITH INTENT TO DO GREAT BODILY HARM LESS THAN MURDER OR BY STRANGULATION

did make an assault upon Jason Blickendorf by strangulation or suffocation; contrary to MCL 750.84. [750.84].
FELONY: 10 Years or \$5,000.00. DNA to be taken upon arrest. A consecutive sentence may be imposed under MCL 750.506a if the assault was committed in a place of confinement.

COUNT 6 DEFENDANT(S) (02): POLICE OFFICER - ASSAULTING/RESISTING/OBSTRUCTING CAUSING INJURY

did assault, batter, wound, resist, obstruct, oppose, or endanger Police Officer Jason Blickendorf, a police officer of Canton Township Police Department that the defendant knew or had reason to know was performing his or her duties, and caused a bodily injury requiring medical attention or medical care to that person; contrary to MCL 750.81d(2). [750.81D2].
FELONY: 4 Years and/or \$5,000.00. A consecutive sentence may be imposed under MCL 750.506a if the assault was committed in a place of confinement; or under MCL 750.81d(6) for another violation arising from the same transaction.

COUNT 7 DEFENDANT(S) (02): POLICE OFFICER - ASSAULTING/RESISTING/OBSTRUCTING

did assault, batter, wound, resist, obstruct, oppose, or endanger Police Officer Andrew Kelley, a police officer of Canton Township Police Department that the defendant knew or had reason to know was performing his or her duties; contrary to MCL 750.81d(1). [750.81D1].

FELONY: 2 Years and/or \$2,000.00. A consecutive sentence may be imposed under MCL 750.506a if the assault was committed in a place of confinement, or under MCL 750.81d(6) for another violation arising from the same transaction.

COUNT 8 DEFENDANT(S) (02): POLICE OFFICER - ASSAULTING/RESISTING/OBSTRUCTING

did assault, batter, wound, resist, obstruct, oppose, or endanger Police Officer J. Kane, a police officer of Canton Township Police Department that the defendant knew or had reason to know was performing his or her duties; contrary to MCL 750.81d(1). [750.81D1].

FELONY: 2 Years and/or \$2,000.00. A consecutive sentence may be imposed under MCL 750.506a if the assault was committed in a place of confinement, or under MCL 750.81d(6) for another violation arising from the same transaction.

COUNT 9 DEFENDANT(S) (02): POLICE OFFICER - ASSAULTING/RESISTING/OBSTRUCTING

did assault, batter, wound, resist, obstruct, oppose, or endanger Sgt. E. Kolke, a police officer of Canton Township Police Department that the defendant knew or had reason to know was performing his or her duties; contrary to MCL 750.81d(1). [750.81D1].

FELONY: 2 Years and/or \$2,000.00. A consecutive sentence may be imposed under MCL 750.506a if the assault was committed in a place of confinement, or under MCL 750.81d(6) for another violation arising from the same transaction.

DEFENDANT (02): HABITUAL OFFENDER - SECOND OFFENSE NOTICE

Take notice that the defendant was previously convicted of a felony or an attempt to commit a felony in that on or about 12/09/2003, he or she was convicted of the offense of assaulting/ resisting/obstructing a police officer in violation of 750.4792 in the 22nd Circuit Court for County of Washington, State of Michigan.

Therefore, defendant is subject to the penalties provided by MCL 769.10. [769.10].

One and one-half times the maximum sentence on primary offense or a lesser term. The maximum penalty cannot be less than the maximum term for a first conviction.

COUNT 10 DEFENDANT(S) (03): POLICE OFFICER - ASSAULTING/RESISTING/OBSTRUCTING CAUSING INJURY

did assault, batter, wound, resist, obstruct, oppose, or endanger Police Officer Scott Porter, a police officer of Canton Township Police Department that the defendant knew or had reason to know was performing his or her duties, and caused a bodily injury requiring medical attention or medical care to that person; contrary to MCL 750.81d(2). [750.81D2].

FELONY: 4 Years and/or \$5,000.00. A consecutive sentence may be imposed under MCL 750.506a if the assault was committed in a place of confinement, or under MCL 750.81d(6) for another violation arising from the same transaction.

COUNT 11 DEFENDANT(S) (03): POLICE OFFICER - ASSAULTING/RESISTING/OBSTRUCTING

did assault, batter, wound, resist, obstruct, oppose, or endanger Police Officer J. Kane, a police officer of Canton Township Police Department that the defendant knew or had reason to know was performing his or her duties; contrary to MCL 750.81d(1). [750.81D1].

FELONY: 2 Years and/or \$2,000.00. A consecutive sentence may be imposed under MCL 750.506a if the assault was committed in a place of confinement, or under MCL 750.81d(6) for another violation arising from the same transaction.

COUNT 12 DEFENDANT(S) (03): POLICE OFFICER - ASSAULTING/RESISTING/OBSTRUCTING

did assault, batter, wound, resist, obstruct, oppose, or endanger Police Officer Alegra, a police officer of Canton Township Police Department that the defendant knew or had reason to know was performing his or her duties; contrary to MCL 750.81d(1). [750.81D1].

FELONY: 2 Years and/or \$2,000.00. A consecutive sentence may be imposed under MCL 750.506a if the assault was committed in a place of confinement, or under MCL 750.81d(6) for another violation arising from the same transaction.

To: RelayFax via port COM4

From: N/A

3/12/2019 9:42:12 AM (Page 10 of 39)

Mar. 12, 2019 9:27AM

No. 1860 P. 10

COUNT 13 DEFENDANT(S) (03): POLICE OFFICER - ASSAULTING/RESISTING/OBSTRUCTING

did assault, batter, wound, resist, obstruct, oppose; or endanger Sgt. E. Kolke, a police officer of Canton Township Police Department that the defendant knew or had reason to know was performing his or her duties; contrary to MCL 760.81d(1). [760.81D1]

FELONY: 2 Years and/or \$2,000.00. A consecutive sentence may be imposed under MCL 760.508a if the assault was committed in a place of confinement, or under MCL 760.81d(6) for another violation arising from the same transaction.

COUNT 14 DEFENDANT(S) (03): POLICE OFFICER - ASSAULTING/RESISTING/OBSTRUCTING

did assault, batter, wound, resist, obstruct, oppose, or endanger Police Officer Andrew Kelley, a police officer of Canton Township Police Department that the defendant knew or had reason to know was performing his or her duties; contrary to MCL 760.81d(1). [760.81D1]

FELONY: 2 Years and/or \$2,000.00. A consecutive sentence may be imposed under MCL 760.508a if the assault was committed in a place of confinement, or under MCL 760.81d(6) for another violation arising from the same transaction.

Court shall order law enforcement to collect a DNA identification profiling sample before sentencing or disposition, if not taken at arrest.

The complaining witness asks that defendant be apprehended and dealt with according to law.

| | |
|-----------------------|---------|
| Warrant authorized on | 3/12/19 |
| Ryan Luklewski | R73132 |

Complainant witness signature

Subscribed and sworn to before me on MAR 12 2019
Date

Judge/Magistrate/Clerk

3443

(R.W.) RONALD W. LOWE
Bar no:
P33915

To: RelayFax via port COM4

From: N/A

3/29/19 9:42:12 AM (Page 34 of 39)

Mar. 12, 2019 9:39AM

No. 1860 P. 34

STATE OF MICHIGAN

2019704659
CASE NO: 201970465935TH DISTRICT COURT
3rd Judicial CircuitRETURN TO CIRCUIT COURT
FELONY

The People of the State of Michigan

vs
 DERREON LEKEPH BAKER 82-19704659-01
 AKA: DERREON BAKER
 ANN GWENNET DIGGINS 82-19704659-02
 SHATINA LYNN GRADY 82-19704659-03
 AKA: TINA DIGGINS,
 LATINA DIGGINS
 SHATINA LYNN DIGGINS
 SHATINA LYNN DIGGINS
 SHATINA NONNAE DIGGINS
 SHATINA LYNN DIGGINS
 SHATINA DAVIS
 SHATINA GRADY.
 SHATINA LYNN GRADY

Offense Information

Police Agency / Report No.

82CA,190008950

Date of Offense

03/09/2019 MG

Place of Offense

HAGGERY / MICHIGAN, CANTON TOWNSHIP

Complainant or Victim

P.O. PORTER, P.O. KELLEY, P.O. BLICKENSDORF, P.O.
JESSICA NUOTTILA, P.O. J. KANE, SGT. G.
DEGRAND, SGT. E. KOLKE, P.O. ALESTRA

Complaining Witness

DET. JACOB KROGMEIER

Charge(s)

750/81D1 01
 760/81D1 01
 760/81D1 01
 780/81D1 01
 750/84 02
 750/81D2 02
 750/81D1 02
 750/81D1 02
 750/81D1 02
 750/81D2 03
 750/81D1 03
 760/81D1 03
 780/81D1 03
 750/81D1 03

EXAMINATION WAIVED

1. I, the defendant, understand:
 - a. I have a right to employ an attorney.
 - b. I may request a court appointed attorney if I am financially unable to employ one.
 - c. I have a right to a preliminary examination where it must be shown that a crime was committed and probable cause exists to charge me with the crime.
2. I voluntarily waive my right to a preliminary examination and understand that I will be bound over to Circuit Court on the charges in the complaint and warrant (or as amended).

Defendant Attorney

Bar no

Defendant

3. Examination having been waived, the Defendant is bound over to the Circuit Court for further proceedings.

EXAMINATION HELD

4. Upon examination of the matter I find that an offense not cognizable by a District Judge has been committed and there is probable cause for charging the Defendant with the crime. I bind the Defendant over to the Circuit Court for further proceedings.

Date arraigned:

Defense Attorney:

Examination held on: MAR 29 2019

Witness called:

3/29/19 @ 1:11 PM

DEFENDANT REFUSED TO SIGN

DP/DeWitt + C.J. off 1/2

BIND OVER

To: RelayFax via port COM4

From: N/A

4/2019 9:42:12 AM (Page 35 of 39)

Mar. 12, 2019 9:39AM

No. 1860 P. 35

Bound to Circuit Court to appear on 4/5/19

at 9:00 m., Courtroom No. 1

Bond set in the amount of \$ 100,000

Type of Bond:

CASH/SURETY

Statute: MCL CTA 14 150,8102

CTA 5 150,8101

Date: MAR 29 2019

District Judge/Magistrate

James A. Plakas 52722

| | | |
|---|---------------------|--|
| STATE OF MICHIGAN 35TH JUDICIAL DISTRICT ORI820055J PIN: 190008950 | REGISTER OF ACTIONS | CASE NO: 19C8950-C D01 FY X-REFERENCE #: 190008950 STATUS: CLSD 03/29/19 |
|---|---------------------|--|

JUDGE OF RECORD: PLAKAS, JAMES A., P-52722
 STATE OF MICHIGAN v JUDGE: PLAKAS, JAMES A., P-52722

GRADY/SHATINA/LYNN
2744 PEACHCREST ST
YPSILANTI MI 48198

CTN: 821970465903
TCN: X219068006W
SID: 1668981P

ENTRY DATE: 03/12/19
OFFENSE DATE: 03/09/19
ARREST DATE:

DOB: 03/17/1975 SEX: F RACE: B VEHICLE TYPE: VEHICLE
VEH YR: VEH MAKE: DLN: MI G630765564202 VIN: VPN:
DEFENSE ATTORNEY ADDRESS CDL: N
IN PRO, PER, BAR NO.
8
Telephone No.

PAPER PLATE:

| | |
|---|------------------------------|
| OFFICER: KROGMEIER, JACOB | DEPT: CANTON TWP POLICE DEPT |
| PROSECUTOR: MATHEWS, C. MEGHAN, VICTIM/DESC: | P-37686 |

COUNT 1 C/M/F: F 75081D2 PACC#750.81D2
 POLICE OFFICIER - ASSAULT/RESIST/OBSTRUCT CAUSING INJURY
 ARRAIGNMENT DATE: 03/12/19 PLEA: EXAM DEMAND PLEA DATE: 03/29/19
 FINDINGS: EX COND B/O DISPOSITION DATE: 03/29/19
 SENTENCING DATE:

| FINE | COST | ST. COST | CON | MISC. | REST | TOT FINE | TOT DUE |
|------|------|----------|------|-------|------|----------|---------|
| 0.00 | 0.00 | 0.00 | 0.00 | 0.00 | 0.00 | 0.00 | 0.00 |

JAIL SENTENCE: PROBATION: NUMBER OF DAYS: VEH FORFEITURE:
 VEH IMMOB START DATE:

BOND HISTORY:
 100,000.00 CASH OR SURETY BOND SET

COUNT 2 C/M/F: F 75081D1 PACC#750.81D1
 POLICE OFFICIER - ASSAULT/RESISTING/OBSTRUCTING
 ARRAIGNMENT DATE: 03/12/19 PLEA: EXAM DEMAND PLEA DATE: 03/29/19
 FINDINGS: EX COND B/O DISPOSITION DATE: 03/29/19
 SENTENCING DATE:

| FINE | COST | ST. COST | CON | MISC. | REST | TOT FINE | TOT DUE |
|------|------|----------|------|-------|------|----------|---------|
| 0.00 | 0.00 | 0.00 | 0.00 | 0.00 | 0.00 | 0.00 | 0.00 |

JAIL SENTENCE: PROBATION: NUMBER OF DAYS: VEH FORFEITURE:
 VEH IMMOB START DATE:

COUNT 3 C/M/F: F 75081D1 PACC#750.81D1
 POLICE OFFICIER - ASSAULT/RESISTING/OBSTRUCTING
 ARRAIGNMENT DATE: 03/12/19 PLEA: EXAM DEMAND PLEA DATE: 03/29/19
 FINDINGS: EX COND B/O DISPOSITION DATE: 03/29/19
 SENTENCING DATE:

| FINE | COST | ST. COST | CON | MISC. | REST | TOT FINE | TOT DUE |
|------|------|----------|------|-------|------|----------|---------|
| 0.00 | 0.00 | 0.00 | 0.00 | 0.00 | 0.00 | 0.00 | 0.00 |

JAIL SENTENCE: PROBATION: NUMBER OF DAYS: VEH FORFEITURE:
 VEH IMMOB START DATE:

NAME: GRADY/SHATINA/LYNN

CASE NO: 19C8950-C PAGE 2

COUNT 4 C/M/F: F 75081D1 PACC#750.81D1
 POLICE OFFICER - ASSAULT/RESISTING/OBSTRUCTING
 ARRAIGNMENT DATE: 03/12/19 PLEA: EXAM DEMAND PLEA DATE: 03/29/19
 FINDINGS: EX COND B/O DISPOSITION DATE: 03/29/19

SENTENCING DATE:

| | | | | | | | |
|------|------|---------|------|-------|------|----------|---------|
| FINE | COST | ST.COST | CON | MISC. | REST | TOT FINE | TOT DUE |
| 0.00 | 0.00 | 0.00 | 0.00 | 0.00 | 0.00 | 0.00 | 0.00 |

JAIL SENTENCE:

PROBATION:

VEH IMMOB START DATE:

NUMBER OF DAYS:

VEH FORFEITURE:

COUNT 5 C/M/F: F 75081D1 PACC#750.81D1
 POLICE OFFICER - ASSAULT/RESISTING/OBSTRUCTING
 ARRAIGNMENT DATE: 03/12/19 PLEA: EXAM DEMAND PLEA DATE: 03/29/19
 FINDINGS: EX COND B/O DISPOSITION DATE: 03/29/19

SENTENCING DATE:

| | | | | | | | |
|------|------|---------|------|-------|------|----------|---------|
| FINE | COST | ST.COST | CON | MISC. | REST | TOT FINE | TOT DUE |
| 0.00 | 0.00 | 0.00 | 0.00 | 0.00 | 0.00 | 0.00 | 0.00 |

JAIL SENTENCE:

PROBATION:

VEH IMMOB START DATE:

NUMBER OF DAYS:

VEH FORFEITURE:

| DATE | ACTIONS, JUDGMENTS, CASE NOTES | INITIALS |
|---|--------------------------------|-------------|
| 03/09/19 | | |
| 1 ORIGINAL CHARGE | ASLT/RES/OBS | PTP |
| 2 ORIGINAL CHARGE | ASSLT/POLOFR | PTP |
| 3 ORIGINAL CHARGE | ASSLT/POLOFR | PTP |
| 4 ORIGINAL CHARGE | ASSLT/POLOFR | PTP |
| 5 ORIGINAL CHARGE | ASSLT/POLOFR | PTP |
| 03/12/19 | | |
| FILING DATE | 031219 | PTP |
| 1 AUTHORIZATION OF COMPLAINT DATE | | P-73132 PTP |
| PROS LUKIEWSKI, RYAN MICH | | PTP |
| COMPLAINT ISSUANCE DATE | | P-38777 PTP |
| JDG GEROU, MICHAEL J., | | |
| SCHEDULED FOR VIDEO ARRAIGNMENT | | P-38777 PTP |
| | 031219 200P GEROU, MICHAEL J., | PTP |
| MISCELLANEOUS ACTION | ALL COUNTS | PTP |
| ARRAIGNMENT DEFENDANT IS REPRESENTED BY APPOINTED COUNSEL | | KR |
| ARRAIGNMENT HELD | ALL COUNTS | |
| JDG LOWE, RONALD W., | | P-33915 KR |
| PROS MATHEWS, C. MEGHAN, | | P-37686 KR |
| NOT GUILTY ENTERED BY COURT | | KR |
| SCHEDULED FOR PROBABLE CAUSE CONFERENCE | | |
| | 032219 830A LOWE, RONALD W., | P-33915 KR |
| SCHEDULED FOR EXAMINATION | 032919 830A PLAKAS, JAMES A., | P-52722 KR |
| CASH OR SURETY | \$ 100000.00 | KR |
| BOND SET | | KR |
| JACLYN TREVORROW CER-8691 | | KR |
| VIDEO ARRAIGNMENT PROCEEDING | | KR |
| PETITION AND ORDER FOR CT APPOINTED ATTORNEY | | KR |
| 1 PRETRIAL RELEASE ORDER GENERATED | ASLT/RES/OBS | KR |
| NOTICE TO APPEAR GENERATED | ALL COUNTS | KR |

NAME: GRADY/SHATINA/LYNN

CASE NO: 19C8950-C

PAGE 3

| DATE | ACTIONS, JUDGMENTS, CASE NOTES | INITIALS |
|----------|---|-------------|
| 03/14/19 | | |
| | MISCELLANEOUS ACTION ALL COUNTS | EEG |
| | ATT MURPHY, KATHY H., | P-51422 EEG |
| | NOTICE OF APPOINTED COUNSEL | EEG |
| 03/22/19 | | |
| | PROCEEDING HELD ALL COUNTS | EEG |
| | JDG LOWE, RONALD W., | P-33915 EEG |
| | ATT IN PRO, PER, | # 8 EEG |
| | JACLYN TREVORROW CER-8691 | EEG |
| | DEMANDS EXAM | EEG |
| 1 | PRETRIAL RELEASE ORDER GENERATED ASLT/RES/OBS | EEG |
| | NOTICE TO APPEAR GENERATED ALL COUNTS | EEG |
| | NOTICE TO APPEAR GENERATED ALL COUNTS | EEG |
| 03/28/19 | | |
| 1 | MISCELLANEOUS ACTION ASLT/RES/OBS | JRK |
| | ATT O'MEARA, CATHERINE M | P-53823 JRK |
| | NOTICE OF APPOINTED COUNSEL | JRK |
| 03/29/19 | | |
| | MISCELLANEOUS ACTION ALL COUNTS | JRK |
| | ATT IN PRO, PER, | # 8 JRK |
| | DEF WAIVED RIGHT TO COUNSEL | JRK |
| 1 | PRETRIAL RELEASE ORDER GENERATED ASLT/RES/OBS | JRK |
| | PROCEEDING HELD ALL COUNTS | KR |
| | JDG PLAKAS, JAMES A., | P-52722 KR |
| | JUDGE OF RECORD/MAGISTRATE CHANGED | KR |
| | FROM: 00000 NO SPECIFIC JUDGE | KR |
| | TO: 52722 PLAKAS, JAMES A., | KR |
| | EXAMINATION DEMANDED | KR |
| | EXAM CONDUCTED ; DEFENDANT BOUND OVER | KR |
| | AOI 4/5/19 | KR |
| | COURT REPORTER: KATRINA WOJTOWICZ, CER-8547 | KR |
| | CASE CLOSED | KR |
| | MISCELLANEOUS ACTION ALL COUNTS | KR |
| | CONVICTION/DISMISAL ENTERED INTO LEIN | KR |
| | BINDOVER SCANNED TO 3RD CC | KR |

To: RelayFax via port COM4

From: N/A

3/1 019 9:42:12 AM (Page 29 of 39)

Mar. 12, 2019 9:37AM

No. 1860 P. 29

2019704659

CASE NO: 2019704659

STATE OF MICHIGAN**35TH DISTRICT COURT
3rd Judicial Circuit****INFORMATION
FELONY****The People of the State of Michigan**

vs
 DERREON LEKEPH BAKER 82-19704659-01
 AKA: DERREON BAKER
 ANN GWENNET DIGGINS 82-19704659-02
 SHATINA LYNN GRADY 82-19704659-03
 AKA: TINA DIGGINS,
 LATINA DIGGINS
 SHATINA LYNN DIGGINS
 SHATINE LYNN DIGGINS
 SHATINA NONNAE DIGGINS
 SHATINA LYNN DIGGENS
 SHATINA DAVIS
 SHATINA GRADY
 SHATINA LYNN GRADY

Offense Information**Police Agency / Report No.**
82CA 190008859**Date of Offense**
03/09/2019 MG**Place of Offense**

HAGGERTY / MICHIGAN, CANTON TOWNSHIP

Complainant or VictimP.O. PORTER, P.O. KELLEY, P.O. BLICKENDORF, P.O.
JESSICA NUOTTILA, P.O. J. KANE, SGT. G.

DEGRAND, SGT. E, KOLKE, P.O. ALESTRA

Complainant Witness

DET. JACOB KROGMEIER

STATE OF MICHIGAN, COUNTY OF Wayne**IN THE NAME OF THE PEOPLE OF THE STATE OF MICHIGAN:** The prosecuting attorney for this county appears before the court and informs the court that on the date and at the location described above, the defendant(s):**COUNT 1 DEFENDANT(S) (01): POLICE OFFICER - ASSAULTING/RESISTING/OBSTRUCTING**

did assault, batter, wound, resist, obstruct, oppose, or endanger Police Officer Jason Blickensdorf, a police officer of Canton Township Police Department that the defendant knew or had reason to know was performing his or her duties; contrary to MCL 750.81d(1). [750.81D1].

FELONY: 2 Years and/or \$2,000.00. A consecutive sentence may be imposed under MCL 750.506a if the assault was committed in a place of confinement, or under MCL 750.81d(6) for another violation arising from the same transaction.

COUNT 2 DEFENDANT(S) (01): POLICE OFFICER - ASSAULTING/RESISTING/OBSTRUCTING

did assault, batter, wound, resist, obstruct, oppose, or endanger Police Officer Jessica Nuottila, a police officer of Canton Township Police Department that the defendant knew or had reason to know was performing his or her duties; contrary to MCL 750.81d(1). [750.81D1].

FELONY: 2 Years and/or \$2,000.00. A consecutive sentence may be imposed under MCL 750.506a if the assault was committed in a place of confinement, or under MCL 750.81d(6) for another violation arising from the same transaction.

COUNT 3 DEFENDANT(S) (01): POLICE OFFICER - ASSAULTING/RESISTING/OBSTRUCTING

did assault, batter, wound, resist, obstruct, oppose, or endanger Police Officer J. Kane, a police officer of Canton Township Police Department that the defendant knew or had reason to know was performing his or her duties; contrary to MCL 750.81d(1). [750.81D1].

FELONY: 2 Years and/or \$2,000.00. A consecutive sentence may be imposed under MCL 750.506a if the assault was committed in a place of confinement, or under MCL 750.81d(6) for another violation arising from the same transaction.

COUNT 4 DEFENDANT(S) (01): POLICE OFFICER - ASSAULTING/RESISTING/OBSTRUCTING

did assault, batter, wound, resist, obstruct, oppose, or endanger Sgt. G. Degrand, a police officer of Canton Township Police Department that the defendant knew or had reason to know was performing his or her duties; contrary to MCL 750.81d(1). [750.81D1].

FELONY: 2 Years and/or \$2,000.00. A consecutive sentence may be imposed under MCL 750.506a if the assault was committed in a place of confinement, or under MCL 750.81d(6) for another violation arising from the same transaction.

DEFENDANT (01): HABITUAL OFFENDER - THIRD OFFENSE NOTICE

Take notice that the defendant was twice previously convicted of a felony or an attempt to commit a felony in that on or about 07/24/2016, he or she was convicted of the offense of carrying a concealed weapon in violation of 750.227 in the Fourth Circuit Court for County of Jackson, State of Michigan;

And on or about 12/01/2017, he or she was convicted of the offense of license documents plates forgery in violation of 257.257 in the Fourth Circuit Court for County of Jackson, State of Michigan.

Therefore, defendant is subject to the penalties provided by MCL 769.11. [769.11]

REMITTITUR

maximum term for a first conviction.

COUNT 5 DEFENDANT(S) (02): ASSAULT WITH INTENT TO DO GREAT BODILY HARM LESS THAN MURDER OR BY STRANGULATION

did make an assault upon Jason Blieckensdorf by strangulation or suffocation; contrary to MCL 750.84. [750.84].
FELONY: 10 Years or \$5,000.00. DNA to be taken upon arrest. A consecutive sentence may be imposed under MCL 750.506a if the assault was committed in a place of confinement.

COUNT 6 DEFENDANT(S) (02): POLICE OFFICER - ASSAULTING/RESISTING/OBSTRUCTING CAUSING INJURY
did assault, batter, wound, resist, obstruct, oppose, or endanger Police Officer Jason Blieckensdorf, a police officer of Canton Township Police Department that the defendant knew or had reason to know was performing his or her duties, and caused a bodily injury requiring medical attention or medical care to that person; contrary to MCL 750.81d(2). [750.81D2]
FELONY: 4 Years and/or \$5,000.00. A consecutive sentence may be imposed under MCL 750.506a if the assault was committed in a place of confinement, or under MCL 750.81d(6) for another violation arising from the same transaction.

COUNT 7 DEFENDANT(S) (02): POLICE OFFICER - ASSAULTING/RESISTING/OBSTRUCTING

did assault, batter, wound, resist, obstruct, oppose, or endanger Police Officer Andrew Kelley, a police officer of Canton Township Police Department that the defendant knew or had reason to know was performing his or her duties; contrary to MCL 750.81d(1). [750.81D1]
FELONY: 2 Years and/or \$2,000.00. A consecutive sentence may be imposed under MCL 750.506a if the assault was committed in a place of confinement, or under MCL 750.81d(6) for another violation arising from the same transaction

COUNT 8 DEFENDANT(S) (02): POLICE OFFICER - ASSAULTING/RESISTING/OBSTRUCTING

did assault, batter, wound, resist, obstruct, oppose, or endanger Police Officer J. Kane, a police officer of Canton Township Police Department that the defendant knew or had reason to know was performing his or her duties; contrary to MCL 750.81d(1). [750.81D1]
FELONY: 2 Years and/or \$2,000.00. A consecutive sentence may be imposed under MCL 750.506a if the assault was committed in a place of confinement, or under MCL 750.81d(6) for another violation arising from the same transaction.

COUNT 9 DEFENDANT(S) (02): POLICE OFFICER - ASSAULTING/RESISTING/OBSTRUCTING

did assault, batter, wound, resist, obstruct, oppose, or endanger Sgt. E. Kolke, a police officer of Canton Township Police Department that the defendant knew or had reason to know was performing his or her duties; contrary to MCL 750.81d(1).
FELONY: 2 Years and/or \$2,000.00. A consecutive sentence may be imposed under MCL 750.506a if the assault was committed in a place of confinement, or under MCL 750.81d(6) for another violation arising from the same transaction

DEFENDANT (02): HABITUAL OFFENDER - SECOND OFFENSE NOTICE

Take notice that the defendant was previously convicted of a felony or an attempt to commit a felony. In that on or about 12/09/2003, he or she was convicted of the offense of assaulting/resisting/obstructing a police officer in violation of 750.4792, in the 22nd Circuit Court for County of Washtenaw, State of Michigan.

Therefore, defendant is subject to the penalties provided by MCL 769.10. [769.10]

One and one-half times the maximum sentence on primary offense or a lesser term. The maximum penalty cannot be less than the maximum term for a first conviction.

COUNT 10 DEFENDANT(S) (03): POLICE OFFICER - ASSAULTING/RESISTING/OBSTRUCTING CAUSING INJURY

did assault, batter, wound, resist, obstruct, oppose, or endanger Police Officer Scott Porter, a police officer of Canton Township Police Department that the defendant knew or had reason to know was performing his or her duties, and caused a bodily injury requiring medical attention or medical care to that person; contrary to MCL 750.81d(2). [750.81D2]
FELONY: 4 Years and/or \$5,000.00. A consecutive sentence may be imposed under MCL 750.506a if the assault was committed in a place of confinement, or under MCL 750.81d(6) for another violation arising from the same transaction.

COUNT 11 DEFENDANT(S) (03): POLICE OFFICER - ASSAULTING/RESISTING/OBSTRUCTING

did assault, batter, wound, resist, obstruct, oppose, or endanger Police Officer J. Kane, a police officer of Canton Township Police Department that the defendant knew or had reason to know was performing his or her duties; contrary to MCL 750.81d(1). [750.81D1]
FELONY: 2 Years and/or \$2,000.00. A consecutive sentence may be imposed under MCL 750.506a if the assault was committed in a place of confinement, or under MCL 750.81d(6) for another violation arising from the same transaction

COUNT 12 DEFENDANT(S) (03): POLICE OFFICER - ASSAULTING/RESISTING/OBSTRUCTING

did assault, batter, wound, resist, obstruct, oppose, or endanger Police Officer Alestra, a police officer of Canton Township Police Department that the defendant knew or had reason to know was performing his or her duties; contrary to MCL 750.81d(1). [750.81D1]
FELONY: 2 Years and/or \$2,000.00. A consecutive sentence may be imposed under MCL 750.506a if the assault was committed in a place of confinement, or under MCL 750.81d(6) for another violation arising from the same transaction

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From: N/A

3/1 019 9:42:12 AM (Page 31 of 39)

Mar. 12, 2019 9:38AM

No. 1860 P. 31

COUNT 13 DEFENDANT(S) (03): POLICE OFFICER - ASSAULTING/RESISTING/OBSTRUCTING
did assault, batter, wound, resist, obstruct, oppose, or endanger Sgt. E. Kolke, a police officer of Canton Township Police Department that the defendant knew or had reason to know was performing his or her duties; contrary to MCL 750.81d(1).
[750.81D1]

FELONY: 2 Years and/or \$2,000.00. A consecutive sentence may be imposed under MCL 750.506a if the assault was committed in a place of confinement, or under MCL 750.81d(8) for another violation arising from the same transaction

COUNT 14 DEFENDANT(S) (03): POLICE OFFICER - ASSAULTING/RESISTING/OBSTRUCTING
did assault, batter, wound, resist, obstruct, oppose, or endanger Police Officer Andrew Kelley, a police officer of Canton Township Police Department that the defendant knew or had reason to know was performing his or her duties; contrary to MCL 750.81d(1). [750.81D1]

FELONY: 2 Years and/or \$2,000.00. A consecutive sentence may be imposed under MCL 750.506a if the assault was committed in a place of confinement, or under MCL 750.81d(8) for another violation arising from the same transaction

Court shall order law enforcement to collect a DNA identification profiling sample before sentencing or disposition, if not taken at arrest.

and against the peace and dignity of the State of Michigan.

Kym Worthy
P38875
Prosecuting Attorney

By: C. M. W. (P 37686)
Bar Number

The undersigned certifies that on _____ a copy of this information was served on
Date _____

Print Defense Attorney's Name P _____ the attorney representing the defendant.

Signed P _____
APAs Signature

STATE OF MICHIGAN
35TH JUDICIAL DISTRICT

PRETRIAL RELEASE ORDER

CASE NO. 19C8950-C FY

X-REF: 190008950

{ } AMENDED CONDITIONS
{ } AMENDED LEIN EXPIRATION DATE

| | | |
|--------------------------------|---|--|
| Court Address ORI MI820055J | 660 PLYMOUTH ROAD PLYMOUTH, MI 48170 | Court Telephone (734) 459-4740 |
| People of STATE OF MICHIGAN | | Defendant's name, address, and phone V GRADY/SHATINA/LYNN 2744 PEACHCREST ST YPSILANTI, MI 48198 DOB CTN/TCN 3/17/1975 821970465903 |

| | | | |
|---|----------------------------------|--|-------------------------------------|
| Date of Arrest MARCH 9, 2019 | Type of Offense FELONY | Arrest Agency CANTON TWP POLICE DE | Agency File No. 190008950 |
| Offense(s) POLICE OFFICIER - ASSAULT/RESIST/OBSTRU | | Statute/ordinance citation(s) 750.81D2 | |
| Purpose of next appearance AOI | | Time of appearance 9:00 AM | Date of appearance APRIL 5, 2019 |
| Place of appearance <input checked="" type="checkbox"/> At the court address above | | <input checked="" type="checkbox"/> Other FRANK MURPHY HALL OF JUSTICE | |
| Type of bond CASH/SURETY | Full bail amount \$100,000.00 | Bond set by Judge/Magistrate Judge: JAMES A. PLAKAS | |
| <input checked="" type="checkbox"/> Proof of value & interest in real property required | | | |

1. a. Release on personal recognizance shall be ordered as required by MCR 6.106(C).
 b. Release on personal recognizance will not reasonably ensure appearance. public safety.
2. Under 18 USC 922(g)(8), the court found, at a hearing, that the defendant represents a credible threat to the physical safety of one or more persons as defined in 18 USC 922(g)(8) and 18 USC 921(a)(32) and named in item 4q. **Needed for NCIC.

IT IS ORDERED:

3. a. The defendant shall post a new bond and comply with the terms and conditions in item 4.
 b. The bond previously ordered is continued, and the defendant shall comply with the terms and conditions in item 4.
4. The defendant shall comply with the following terms and conditions that are checked:
 - a. Personally appear for any examination, arraignment, trial, sentencing, or at any time and place as directed by this court if represented by an attorney in this case, any notice to appear may be given to the defendant's attorney instead of the defendant.
 - b. Abide by any judgment entered in this case and surrender to serve any sentence imposed.
 - c. Do not leave the State of Michigan without the permission of this court.
 - d. Do not commit any crime while released.
 - e. Immediately notify this court, in writing, of any change of address or telephone number.
 - f. Make reports to a court agency as specified by this court or the agency.
 - g. Do not use alcohol or any other illegal controlled substance.
 - h. Participate in a substance abuse testing or monitoring program.

(See additional page for more conditions)

IT IS ORDERED (continued)

- { } i. Participate in a specified treatment program for any physical or mental condition, including substance abuse.
- { } j. Comply with restrictions on personal association, place of residence, place of employment, or travel.
- { } k. Surrender driver's license or passport.
- { } l. Continue to seek employment.
- { } m. Comply with the following curfew:
- { } n. Continue or begin an educational program.
- { } o. Remain in the custody of a responsible member of the community. The community member agrees to monitor the defendant and report any violation of these release conditions to the court.
- { } p. Do not possess or purchase a firearm or other dangerous weapon.
- { } q. Do not harass, intimidate, beat, molest, wound, stalk, threaten, or engage in other conduct that would place any of the following persons or a child of any of the following persons in reasonable fear of bodily injury: spouse, former spouse, individual with whom the defendant has a child in common, resident or former resident of the defendant's household.
- { } r. Do not assault, harass, intimidate beat, wound, or threaten the following person(s):
- { } s. Do not have (or cause any third party to have) any direct or indirect contact with the following person(s):
(Note: This condition also applies while the defendant is in custody.)
- { } t. Do not enter the following specified premises or areas:
 { } May go to the address once, accompanied by a peace officer, to remove personal belongings.
- { } u. Other:

-
- { } 5. The { } sheriff { } custodial agency/facility shall hold the defendant named above in its care and custody until bond is posted and the terms and conditions specified in item 4 are acknowledged. The defendant shall be brought to all court appearances while in custody or as otherwise ordered.
 - { } 6. This order shall be entered into LEIN, is effective when signed, and expires on _____
(Note: Check when release is subject to conditions necessary to protect 1 or more named persons under MCL 765.6b or for NCIC.)

| HGT | WGT | RACE | SEX | DOB | HAIR | EYES | OTHER IDENTIFYING INFORMATION |
|------|-----|------|-----|-----------|------|------|-------------------------------|
| 0 00 | 000 | B | F | 3/17/1975 | | | |

MARCH 29, 2019
Date

Judge: JAMES A. PLAKAS

P-52722
Bar no.

BIND-OVER PACKET CERTIFICATION

*Please forward within 48 hours of Preliminary Examination date, per MCR 6.110(G).

EXAM

Type of Hearing (Exam, FNS or Pre Exam)

| | |
|---------------------------|------------------------------------|
| <u>SHATINA LYNN GRADY</u> | <u>19704659-03 / 19C8950-C</u> |
| <u>Defendant's Name</u> | <u>CTN/Lower Court Case Number</u> |

| | |
|-----------------------|-------------------------------|
| <u>03/29/2019</u> | <u>04/05/2019</u> |
| <u>Bind-Over Date</u> | <u>A.O.I./Sentencing Date</u> |

| | |
|--------------------------------|--------------------------------|
| <u>KATE WOJTOWICZ</u> | <u>JAMES A PLAKAS P 52722</u> |
| <u>Court Reporter/Recorder</u> | <u>A.O.I./Sentencing Judge</u> |

Defendant is: In Jail On Bail/Amount 100,000 CASH/SURETY

I hereby certify that the following documents are being forwarded in the order shown below by mail, electronic data share or carrier to the Frank Murphy Hall of Justice, Case Initiation Unit, Room 905, 1441 St. Antoine, Detroit, Michigan 48226.

1. X INFORMATION SHEET SIGNED BY PROSECUTOR WITH BAR NUMBER
2. X REGISTER OF ACTIONS
3. X WAYNE COUNTY PROSECUTOR'S RECOMMENDATION
4. X RETURN TO CIRCUIT COURT
5. X APPOINTMENT OF COUNSEL (ASSIGNED OR RETAINED)
6. X COMPLAINT
7. X WARRANT
8. _____ PLEA DOCUMENTS
9. _____ MICHIGAN TEMPORARY LICENSE PLATE

| | |
|--------------------|-------------------|
| <u>KIM RYNICKI</u> | <u>03/29/2019</u> |
| <u>Court Clerk</u> | <u>Date</u> |

*Please verify all documents are complete and signed where necessary.

Remarks: DEFT REFUSED REPRESENTATION OF COURT APPT ATTY. DEFT WANTED TO REPRESENT HERSELF.

| | | |
|---|--|---|
| STATE OF MICHIGAN THIRD JUDICIAL CIRCUIT WAYNE COUNTY ORI MI- 821095J Court Address 1441 St. Antoine, Detroit MI 48226 | ORDER DENYING/GRANTING MOTION Courtroom | CASE NO. 19-002313-03-FH Court Telephone No. 313-224-2477 |
|---|--|---|

THE PEOPLE OF THE STATE OF MICHIGAN

vs.

Shatina Lynn Grady
Defendant

At a Session of Said Court held in The Frank Murphy Hall of Justice
at Detroit in Wayne County on 4/5/19

PRESENT: Honorable Thomas M.J. Hathaway

A Motion for: REMAND

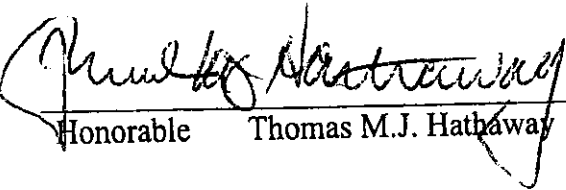
having been filed; and

the People having filed and answer in opposition; and the Court having reviewed the briefs and records in the Cause and being fully advised in the premises;

IT IS ORDERED THAT the Motion for REMAND

be and

is hereby denied granted.



Honorable Thomas M.J. Hathaway

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REGISTER OF ACTIONS

CASE NO. 19-002313-03-FH

RELATED CASE INFORMATION

Related Cases

19-002313-01-FH (Co Defendant)
19-002313-02-FH (Co Defendant)

PARTY INFORMATION

| | | |
|-----------|---|--|
| Defendant |  Grady, Shatina Lynn | Lead Attorneys Attorney Unreported <i>Retained</i> |
| Plaintiff | State of Michigan | Amanda Leigh Cloonan (313) 833-2533(W) |

CHARGE INFORMATION

| Charges: Grady, Shatina Lynn | Statute | Level | Date |
|---|----------|-------|------------|
| 1. Police Officer - Assaulting/resisting/obstructing/causing Injury | 750/81D2 | . | 01/15/2019 |
| 2. Police Officer - Assaulting/resisting/obstructing | 750/81D1 | . | 01/15/2019 |
| 3. Police Officer - Assaulting/resisting/obstructing | 750/81D1 | . | 01/15/2019 |
| 4. Police Officer - Assaulting/resisting/obstructing | 750/81D1 | . | 01/15/2019 |
| 5. Police Officer - Assaulting/resisting/obstructing | 750/81D1 | . | 01/15/2019 |

EVENTS & ORDERS OF THE COURT

| DISPOSITIONS | |
|---------------------|--|
| 03/12/2019 | Plea (Judicial Officer: Lowe, Ronald W) |
| | 1. Police Officer - Assaulting/resisting/obstructing/causing Injury Defendant Stand Mute: Plea of Not Guilty Entered by Court |
| | 2. Police Officer - Assaulting/resisting/obstructing Defendant Stand Mute: Plea of Not Guilty Entered by Court |
| | 3. Police Officer - Assaulting/resisting/obstructing Defendant Stand Mute: Plea of Not Guilty Entered by Court |
| | 4. Police Officer - Assaulting/resisting/obstructing Defendant Stand Mute: Plea of Not Guilty Entered by Court |
| | 5. Police Officer - Assaulting/resisting/obstructing Defendant Stand Mute: Plea of Not Guilty Entered by Court |

| OTHER EVENTS AND HEARINGS | |
|----------------------------------|---|
| 03/12/2019 | Recommendation for Warrant |
| 03/12/2019 | Warrant Signed |
| 03/12/2019 | Arraignment on Warrant (9:00 AM) (Judicial Officer Lowe, Ronald W) |
| | <u>Parties Present</u> |

| | |
|------------|--|
| 03/12/2019 | Result: Defendant Stands Mute; Plea Of Not Guilty Entered By Court |
| 03/12/2019 | Interim Condition for Grady, Shatina Lynn |

| | |
|------------------|--|
| - Cash or Surety | |
| \$100,000.00 | |
| 03/29/2019 | Bindover Packet |
| 03/29/2019 | Bound Over |
| 03/29/2019 | Preliminary Examination (9:00 AM) (Judicial Officer Plakas, James A.) |

| | |
|--------------------------|--------------------------------|
| <u>Parties Present</u> | |
| Result: Held: Bound Over | |
| 03/29/2019 | Bond Continued |
| 04/03/2019 | Miscellaneous, Filed |
| 04/03/2019 | Proof of Service, Filed |

| | |
|------------|--|
| 04/05/2019 | Arraignment On Information (9:00 AM) (Judicial Officer Hathaway, Thomas M.J.) |
| | <u>Parties Present</u> |
| 04/05/2019 | Result: Held |
| 04/05/2019 | AOI Plea |
| 04/05/2019 | Bond |

| | |
|------------|--|
| 04/05/2019 | Interim Condition for Grady, Shatina Lynn |
| | - Remand |
| 04/05/2019 | Miscellaneous, Filed |
| 04/05/2019 | Proof of Service, Filed |
| 04/17/2019 | Refer To Pre-Trial Services For a Bond Review |
| 04/18/2019 | Disposition Conference (9:00 AM) (Judicial Officer Hathaway, Thomas M.J.) |
| | <u>Parties Present</u> |
| | Result: Held |

| | |
|------------|--|
| 04/18/2019 | Interim Condition for Grady, Shatina Lynn - Cash or Surety \$100,000.00 |
| 04/18/2019 | Bond Reinstated |
| 04/23/2019 | Calendar Conference (9:00 AM) (Judicial Officer Morrow, Bruce U.) |

**Moorish National Republic Federal Government
Societas Republicae Ea Al Maurikanos**

THE MOORISH DIVINE AND NATIONAL MOVEMENT OF THE WORLD.

Northwest Amerem (Northwest Africa - North America - The North Can)

Temple of the Moor and Sun

The true and de jure Natural Peoples of the Land

For The Record. To Be Recorded Into The Record

BEFORE THE MOORISH AMERICAN CONSULAR COURT

(ARTICLE III AMERICAN COMMON LAW)

ex. Relatione SHAUNA LYNN GRADY

files with the Moorish National Republic Federal Government

NOTICE OF REMOVAL

RONALD W. LOWE D.B.A 19C8950-C

REMOVE FROM:

35TH DISTRICT COURT, DUNS#: 121526487

660 PLYMOUTH ROAD PLYMOUTH, MICHIGAN 48170 - 1891

Notice to principle is notice to agent - Notice to agent is notice to principle.

Pursuant to the judicial authority of the Moorish National Republic Federal Government; to carry into full effect the provisions of the 1786 / 1787 Morocco Empire Treaty of Peace and

Friendship before an Article III Court of competent jurisdiction, and enforce the Constitution for the United States of America as to the restoration of proper and lawful "due process" under the organic American Republic Constitution Law principles and operations; the Moorish American:

ex. Relatione, SHATTNA LYNN GRADY

In Full Life, In Propria Persona¹ Sui Juris²; **HEREBY**, file this NOTICE OF REMOVAL.

This NOTICE OF REMOVAL is to be removed from the occupying European United States U.S. UNITED STATES Corporate tribunal³ styled as:

1039 PLYMOUTH ROAD - PLYMOUTH, MICHIGAN 48170 - 1891

to the **Moorish American Consular Court** of competent jurisdiction for civil and criminal cases; the constitutional Article III American Common Law court of record.

MULTIPLE GROUNDS FOR REMOVAL

Status⁴: I, In Propria Persona Sui Juris⁵; am an Islamic Moslem Moor, Aboriginal, Indigenous Moorish American⁶ National and a Natural Divine Freehold of this land of America. I reside in the jurisdiction of my ancestral inherited estate at:

¹. IN Propria Persona. In one's own proper person. It is a rule in pleading that pleads to the jurisdiction of the court must be pleaded in propria persona because if pleaded by attorney they admit the jurisdiction, as an attorney is an officer of the court, and it is presumed to plead after having obtained leave, which admits the jurisdiction. *Caves, H. & Black's Law Dictionary* rev. 4th ed. p. 1672 (1968).

². Sui Juris. Lat. Of it's own right; possessing full social and civil rights; not under any legal disability, or the power of guardianship, or guardianship, i.e., having capacity to manage one's own affairs; not under legal disability to act for one's self. *Steph. Adv. § 2*. *Black's Law Dictionary* rev. 4th ed. p. 1672 (1968).

³. CIVIL ORDERS RELY 4, 2014 Issued to All Members of the Domestic Police Forces, U.S. Military Service, the Navy, the Marshal, Members of the American Bar Association and the American Armed Services.

⁴. Status, standing, state, or condition. *Reynolds v. Pennsylvania Oil Co.*, 150 Cal. 629, 89 P. 610, 612. The legal relation of individual to rest of the community. *Duryea v. Duryea*, 46 Idaho 512, 269 P. 987, 988. The rights, duties, capacities and disabilities which determine a person to a given class. *Umpire Austin* 137. A legal personal relationship, not temporary nor transitory, or determinable at the mere will of the parties, with which third persons and the state are concerned. *Holzer v. Deutsche Münzbank*, 159 Misc. 830, 290 N.Y.S. 181, 191. While term implies relation it is not a mere relation. *De La Miquintana v. De La Montana*, 112 Cal. 401, 115, 46 P. 345, 348, 32 L.R.A. 82, 53 Am.Sl.Rep. 165. It also means estate, because *Land v. T. 1964, 2d Cir. 1964, 14 F.2d 1111*. *Black's Law Dictionary* rev. 4th ed. p. 1580 (1968).

⁵. American, n. An original or one of the various copper-colored natives found on the American Continent by the Europeans; the original population of the nation. *Webster's 1828 American Dictionary* of the English language and 1936, *Webster's Unabridged 20th century dictionary*. "Some examples will now be cited from the Americans to illustrate the use of 'negro' and 'negress' as applied to people of African ancestry." *Jacob D. Berbesie, Jr., *negro* and *negress*, in *Merriam-Webster's Unabridged Dictionary*, 8278.*

times, and ALL of my rights are reserved at all times; WHEREBY I am exercising them now, I am the Executor, Administrator, Creditor, Claimant, and Beneficiary of my own Estate and the aforementioned corporate pseudo court operators are but former trustees that are not authorized to subrogate my identity with the fraudulent CAPITALIZED or corporate-fiction name of
SHATINA LYNN GRADY owned by the UNITED STATES OF AMERICA, Inc., UNITED STATES, FEDERAL RESERVE, FEDERAL RESERVE BANKS, or any franchises or agencies thereof, that are rendered null and void.

Diversity of Nationality⁶⁷:

I, _____ being Moorish American, I am a Noble freehold Original Indigenous Autochthonous Moor/Muur⁶⁸ of the organic Americas - the Land. By consanguine unity I am the descendant of the ancient Moabite Fore-Mothers and Fore-Fathers. My pledge of National, Political, and Spiritual allegiance is to my Moabite / Moorish Nation - being the archaic Originals / Indigenes of Amexem (the Americas) and stand squarely affirmed upon our Divine Oath to the five Points of Light -- Love, Truth, Peace, Freedom, and Justice. I am by birthright heritage, and primogeniture, the living beneficiary, good steward, heir apparent Jus sanguinis (by right of blood)⁶⁹ and Jus soli (by right of soil) of the extreme far west Al Moroccan (American) Continenis - Land of the Moors **territoria**, North America, South America; Central America; including the adjoining Islands (Americaga / Ameru / Al Moroc); the ancient American lands since time immemorial before 1492 European invasion, colonization, occupation, and birthright theft of our lands and identities.

Federal

Question⁷⁰ Jurisdiction: the corporate tribunal lacks subject matter, personam, venue, and political, jurisdiction claims under diversity jurisdiction (Article III Section 2 Clause 1), and under the Eleventh Amendment limitations. The amount in controversy is lawful-money Four-million, five-hundred-thousand (\$4.5 Million) pursuant to Article I, Section 10, Clause 1 that

⁶⁷ **Nationality.** That quality or character which arises from the fact of a person's belonging to a nation or state. Nationality determines the political status of the individual, especially with reference to allegiance; while domicile determines his civil status. Nationality arises either by birth or by naturalization. According to Savigny, "nationality" is also used as opposed to "territoriality," for the purpose of distinguishing the case of a nation having no national territory; e. g., the Jews. 8 Suy. Syst. § 1. Moor, o. More, Mauve, L. Mauritius a Moor 2. (Hist.) Any individual of the swarthy [dark complexion] races.. " [relative to the Union Europeen] 1895 Noah Webster's International Dictionary of the English Language; being the authentic edition of Webster's unabridged dictionary, comprising the issues of 1864, 1879, and 1884 by Webster, Noah, 1758-1843. "Since moor and Moor had also been used for American (Antwerp, 1563, and Brazil, 1550s, 1610s), we can see a pattern where both moor and Moor were flexible enough to embrace a broad range of brown to dark brown people." Jack D. Forbes, Africans and Native Americans 3 (n. 3). Negro, Black and Moor p. 81 ¶ 5: "I say my client may be a Moor, but he is not a Negro." Abraham Lincoln's case Dredge v. Spencer (1855) 1 Ile. 113, 190567, as a trial lawyer before president of the United States Corporation Company, April 17, 1855.

⁶⁸ **Jus Sanguinis.** Citizenship is not determined by one's place born, but having a parent(s) (by blood) who are Citizens of the Nation, his/his' animal rights are mandated by international treaty with citizenship definitions imposed by the international community.

⁶⁹ **Federal Question.** Cases arising under Constitution of United States, Acts of Congress, or treaties, and involving their interpretation and application, and of which jurisdiction is given to federal courts, are commonly described as involving a "federal question." McAllister v. St. Louis Merchants' Bridge Terminal Ry. Co., 324 Mo. 1005, 25 S.W.2d 791, 792. Black's Law Dictionary rev. 4th ed. p. 740 (1968).

reads: "but gold and silver coin a tender in payment of debts". The corporate employees of THE STATE OF MICHIGAN are required to take the oath (5 U.S. Code § 3331 - Oath of office) and they are foreign entities (8 U.S. Code § 1481); the International Organization Immunities Act relinquished every public office of the United States to the United Nations December 9, 1945. The foreign private for-profit MUNICIPAL, COUNTY, OR STATE corporate agency pseudo COURTS lack jurisdiction to hear any case under the FOREIGN STATE Definitions (28 U.S. Code § 1603) under the Foreign Sovereign Immunities Act (FSIA). Aboriginal Indigenous Miner.

is non-domestic, non-resident, non-subject; he/she is NOT a corporate entity and is not registered with any Secretary of State as a CORPORATION; however, the corporate tribunal failed to disclose that the administrative fictional plaintiff (STATE OF MICHIGAN) was deceptively appointed as Trustee over all matters dealing with any issue involving the ALL CAPITALIZED Dummy/^{re}strawman name, and fictional construct of SHATINA LYNN GRADY _to defraud the living Man; as to joinder) and own in the commission of and involuntary servitude (slavery) because the dummy strawman is ~~not~~ a living flesh and blood man which is an action under the jurisdiction of the STATE OF EMERGENCY CLAUSE: Public Law 1, 48 stat C1.

Capital Crimes of Fraud and Treason Jurisdiction: It is a fact that the Amendatory Act April 20, 1933 under Executive Order 6111 and as defined in the Banking Emergency Act under Public Law 1, 48 stat. C1 has defined the nonliving

DUMMY DEFENDANT (once deceptively joinder of the living) and the people of the land as enemies of the state-(i.e., STATE OF MICHIGAN / UNITED STATES) under the Amended Trading with the Enemy Act (1933) under Title 50 Chapter 3 / Public Law 40, stat 1, 411 as enemies of their own country. From these facts, any alleged "PLAINTIFF" and "DEFENDANT" being addressed by this corporate pseudo court is not a living "Person" which is the most basic identity as one of the living people unlawfully and unconscionably converted to that of a business. The living Being had been literally "impersonated" constituting constructive conversion and crime of personage for profit and servitude (human trafficking/slavery).

When the living being face charges in this corporate pseudo courts, the living Being suffers burratriy because of the false presumptions -which are crimes against humanity and war crimes

10. **DUMMY**, n. One who holds legal title for another; a straw man. Hegstad v. Wysiecki, 178 App.Div. 733, 165 N.Y.S. 898, 900. Space 61 2 feet in width between street railroad tracks. Schroeder v. Pittsburgh Rys. Co., 311 Pa. 398, 165 A. 733. **DUMMY**, adj. Sham; make-believe; pretended; imitation. U. S. v. Warn, D.C.Idaho, 295 F. 328, 330. As respects basis for predicating liability on parent corporation for acts of subsidiary, "agency," "ad unct," "branch," "instrumentality," "dummy," "buffer," and "tool" all mean very much the same thing. *owendahl v. Baltimore & O. R. Co.*, 287 N.Y.S. 62, 74, 247 App.Div. 14. **DUMMY DIRECTOR**. One to whom (usually) a single share of stock in a corporation is transferred for the purpose of qualifying him as a director of the corporation, in which he has no real or active interest. *Ashby v. Peters*, 128 Neb. 338, 258 N.W. 639, 99 A.J.R. 843. One who is a mere figurehead and in effect discharges no duties. *Golden Rod Mining Co. v. Bukovich*, 108 Mont. 599, 92 P. 2d 316, 319. Black's Law Dictionary rev. 4th ed. p. 591, 592 (1968).

11. **Joiner**. Joining or coupling together; uniting two or more constituents or elements in one; uniting with another person in some legal step or proceeding; union; concurrence. Black's Law Dictionary rev. 4th ed. p. 971 (1968)

under the jurisdiction of the Constitutional Article III Mootish Consular Court and International Criminal Court (ICC) against the operators of this corporate pseudo court. Both the Territorial United States which is political - not physical and derived under treaty, and the Municipal United States which is ROMAN, are foreign entities with respect to the aboriginal indigenous Moor, and both of these corporate United States/UNITED STATES - have created "DUMMY franchises" for themselves named after the living Being - written in ALL CAPITALIZED letters. These DUMMY franchises are created by infringing upon the Common Law copyright of the living BEING'S own given name which is what is actually being addressed as "DEFENDANT" and represented as "PLAINTIFF" in the corporate pseudo courts.

Whereas the STATE OF MICHIGAN BAR Association prosecution fails to have, as required by de jure Law and Rules of Court, pursuant to the Constitution For the united States of America; the Republic, and the federal statutes of this country pursuant thereof, the alleged PLAINTIFF is NOT living, nor a real injured party, but is moving forward as if crimes against the state were committed. This can only mean that the DUMMY/STRAWMAN/DEFENDANT, SHATINA LYNN GRADY is being charged as an enemy of the state-under War crimes. The living Man is being constantly hunted down, persecuted without crime by said foreign private for-profit corporate entities, and denied due process of de jure Law under the normal constitutional and statutory requirements of this organic land. Thus, under the corporate pseudo courts own federal rules of civil procedure: FRCP 12(b)(6), the alleged foreign private for-profit corporate-fiction PLAINTIFF in error, styled as, STATE OF MICHIGAN - failed to state a claim to which relief can be granted. This removal is under COMPLETE DIVERSITY of NATIONALITY.

PROOF OF DELIVERY/SERVICE

I do certify that a copy of the above NOTICE OF REMOVAL Bill of Attainder# 19C8950-C has been furnished by way of either walk-in for all recipients, e-mail, fax, or certified mail to:

Moorish American Consulate of the
Moorish National Republic Federal
Government Vizir (Judge), Sharon Tracey
Gale Bey c/o 444 East Township Line Road
near [Havertown Pennsylvania zip exempt
19083]]

35TH DISTRICT COURT

660 PLYMOUTH RD, PLYMOUTH,
MICHIGAN 48176 - 1891

Filled with clerk by way of walk in. Proof:

Stamped by clerk on each page. On 3/29/19

Date: March 29, 2019 MCY 1439

In Propria Persona, Sui Juris
Moorish American National, All Rights Reserved at All Times

62:61-172
62:61-172

UNITED STATES DISTRICT COURT

for the

Eastern District of Michigan

STATE OF MICHIGAN

Plaintiff/Petitioner

v.

Sha'Teina Anahita Lin Grady EI

Defendant/Respondent

)

Civil Action No.

19-002313-03-FH

Ex Rel: SHATINA LYNN GRADY

APPLICATION TO PROCEED IN DISTRICT COURT WITHOUT PREPAYING FEES OR COSTS

I am a plaintiff or petitioner in this case and declare that I am unable to pay the costs of these proceedings and that I am entitled to the relief requested.

In support of this application, I answer the following questions under penalty of perjury:

1. If incarcerated, I am being held at: _____.

If employed there, or have an account in the institution, I have attached to this document a statement certified by the appropriate institutional officer showing all receipts, expenditures, and balances during the last six months for any institutional account in my name. I am also submitting a similar statement from any other institution where I was incarcerated during the last six months.

If not incarcerated, If I am employed, my employer's name and address are: _____.

My gross pay or wages are: \$ _____, and my take-home pay or wages are: \$ _____ per (specify pay period) _____.

3. Other income. In the past 12 months, I have received income from the following sources (check all that apply):

- (a) Business, profession, or other self-employment
- (b) Rent payments, interest, or dividends
- (c) Pension, annuity, or life insurance payments
- (d) Disability, or worker's compensation payments
- (e) Gifts, or inheritances
- (f) Any other sources

- Yes
- Yes
- Yes
- Yes
- Yes
- Yes

- No
- No
- No
- No
- No
- No

If you answered "Yes" to any question above, describe below or on separate pages each source of money and state the amount that you received and what you expect to receive in the future.

AO 240 (Rev. 07/10) Application to Proceed in District Court Without Prepaying Fees or Costs (Short Form)

4. Amount of money that I have in cash or in a checking or savings account: \$.

5. Any automobile, real estate, stocks and, security, trust, jewelry, art work, or other financial instrument or thing of value that I own, including any item of value held in someone else's name (*describe the property and its approximate value:*)

6. Any housing, transportation, utilities, or loan payments, or other regular monthly expenses (*describe and provide the amount of the monthly expense:*)

7. Names (or, if under 18, initials only) of all persons who are dependent on me for support, my relationship with each person, and how much I contribute to their support:

8. Any debts or financial obligations (*describe the amounts owed and to whom they are payable:*)

Date: 4-22-19

Daniyal Wa Rhi Gandy El
Applicant's signature

Daniyal Wa Rhi Gandy El
Printed name

U.S. POSTAGE PAID
EAST LANSING, MI
48824
AMOUNT
\$14.15
R2504H109259-04



48226



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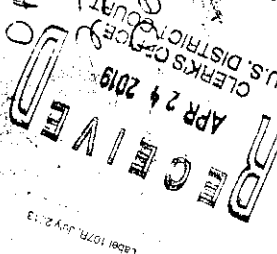
Daniyal Karim Grady El
c/o 2744 Peaches Street
Washington Territory
Michigan Republic [48108]

4/26/18
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RETURN REQUEST
DEPOSITED

TO:

United States District Court
Eastern District of Michigan
Office of the Clerk
31 West Lafayette Blvd
Detroit, Michigan 48226



Utility Mailed
10 1/2 X 10

JS 44 (Rev. 06/17)

CIVIL COVER SHEET

The JS 44 civil cover sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. (SEE INSTRUCTIONS ON NEXT PAGE OF THIS FORM.)

I. (a) PLAINTIFFS

STATE OF MICHIGAN

(b) County of Residence of First Listed Plaintiff UNKNOWN
(EXCEPT IN L.J. & PLAINTIFF CASES)

(c) Attorney's Firm Name, Address, and Telephone Number:

DEFENDANTS

SHA'TEINA ANAHITA LIN GRADY ET
EX REL. S. SHATINA LYNN GRADY

County of Residence of First Listed Defendant Washtenaw

(IN U.S. PLAINTIFF CASES ONLY)

NOTE: IN LAND CONDEMNATION CASES, USE THE LOCATION OF
THE TRACT OF LAND INVOLVED

Case 2:19-cv-11205

Judge: Borman, Paul D.

MJ: Davis, Stephanie Dawkins

Filed: 04-24-2019 At 03:45 PM

REM SHA'TEINA GRADY ET AL V STATE
OF MICHIGAN, ET AL (LG)

II. BASIS OF JURISDICTION (Place an "X" in One Box Only)

 1 U.S. Government Plaintiff 2 Federal Question
U.S. Government Not a Party 3 U.S. Government Defendant 4 Diversify
Indicate Citizenship of Parties in Item III

III. CITIZENSHIP

Citizen of This State

 1 Incorporated or Principal Places
of Business in This State

Citizen of Another State

 2 Incorporated and Principal Place
of Business in Another StateCitizen or Subject of a
Foreign Country 3 Foreign Nation 4

IV. NATURE OF SUIT (Place an "X" in One Box Only)

CONTRACT

TORTS

- 710 Insurance
- 120 Marine
- 130 Miller Act
- 140 Negotiable Instrument
- 150 Recovery of Overpayment & Enforcement of Judgment
- 151 Medicare Act
- 152 Recovery of Defective Student Loans (Excludes Veterans)
- 153 Recovery of Overpayment of Veteran's Benefits
- 160 Stockholders' Suit
- 190 Other Contract
- 195 Contract Product Liability
- 196 Franchise

PERSONAL INJURY

PERSONAL INJURY

- 510 Airplane
- 515 Airplane Product Liability
- 520 Assault, Libel & Slander
- 525 Federal Employees Liability
- 540 Marine
- 545 Marine Product Liability
- 550 Motor Vehicle
- 555 Motor Vehicle Product Liability
- 560 Other Personal Injury
- 562 Personal Injury - Medical Malpractice

PERSONAL PROPERTY

- 365 Personal Injury Product Liability
- 367 Health Care Pharmaceutical Personal Injury Product Liability
- 368 Asbestos, Personal Injury Product Liability
- 370 Other Injury
- 372 Truth in Lending
- 380 Other Personal Property Damage
- 385 Property Damage Product Liability

REAL PROPERTY

CIVIL RIGHTS

PRISONER PETITIONS

- 210 Land Condemnation
- 220 Foreclosure
- 230 Rent Lease & Ejectment
- 240 Tort to Land
- 245 Tort Product Liability
- 290 All Other Real Property

Civil Rights

Debtors

- 441 Voting
- 442 Employment
- 443 Housing Accommodations
- 445 Amer. w/ Disabilities Employment
- 446 Amer. w/ Disabilities Other
- 448 Education
- 465 Alien Detainee
- 466 Motion to Vacate Sentence
- 530 General
- 542 Death Penalty
- 549 Mandamus & Other
- 550 Civil Rights
- 555 Prison Condition
- 560 Civil Detainee - Conditions of Confinement

FORFEITURE/PENALTY

725 Drug Related Seizure
of Property 21 USC 881
7369 Other

BANKRUPTCY

- 422 Appeal 28 USC 158
- 423 Withdrawal 28 USC 157

OTHER STATUTES

- 375 False Claims Act
- 376 Qui Tam (31 USC 3729(a))
- 400 State Reapportionment
- 410 Antitrust
- 430 Banks and Banking
- 450 Commerce
- 460 Deportation
- 470 Racketeer Influenced and Corrupt Organizations
- 480 Consumer Credit
- 490 Cable Sat TV
- 850 Securities Commodities Exchange

PROPERTY RIGHTS

- 826 Copyrights
- 830 Patent
- 835 Patent - Abbreviated New Drug Application
- 840 Trademark

SOCIAL SECURITY

- 861 HIA (1995)
- 862 Black Lung (973)
- 863 DWTC DIHW (405(g))
- 864 SSID Title XVI
- 865 RSI (405(g))

LABOR

- 710 Fair Labor Standards Act
- 720 Labor/Management Relations
- 740 Railway Labor Act
- 751 Family and Medical Leave Act

FEDERAL TAX SUITS

- 830 Taxes (U.S. Plaintiff or Defendant)

- 871 IRS - Third Party 26 USC 7609

- 896 Arbitration
- 899 Administrative Procedure Act Review or Appeals of Agency Decisions
- 950 Constitutionality of State Statutes

V. ORIGIN (Place an "X" in One Box Only)

 1 Original Proceeding 2 Removed from State Court 3 Remanded from Appellate Court 4 Reinstated or Reopened 5 Transferred from Another District (specify) 6 Multidistrict Litigation Transfer 7 8 Multidistrict Litigation Direct File

State the U.S. Civil Statute under which you are filing (Do not cite jurisdictional statutes unless diversity)

Act, i.e., 33 U.S.C. § 1332 for Constitution of United States, Treaty of Peace & Friendship

Brief description of cause

Lack of Jurisdiction, Diversity of Citizenship matter.

CHECK YES only if demanded in complaint

JURY DEMAND: Yes No

VI. CAUSE OF ACTION

 CHECK IF THIS IS A CLASS ACTION

UNDER RULE 23, F.R.C.P.

DEMAND \$

VII. REQUESTED IN COMPLAINT:

IF ANY

(See instructions)

JUDGE

DOCKET NUMBER

D.A.D.

22 April 2019

FOR OFFICE USE ONLY

RECEIPT#

AMOUNT

PAYING TO

JUDGE

MAG. JUDGE

SIGNATURE OF ATTORNEY OF RECORD
Daniel K. Rhie, Esq.

PURSUANT TO LOCAL RULE 83.11

1. Is this a case that has been previously dismissed?

| | |
|-------------------------------------|-----|
| <input type="checkbox"/> | Yes |
| <input checked="" type="checkbox"/> | No |

If yes, give the following information:

Court: _____

Case No.: _____

Judge: _____

2. Other than stated above, are there any pending or previously discontinued or dismissed companion cases in this or any other court, including state court? (Companion cases are matters in which it appears substantially similar evidence will be offered or the same or related parties are present and the cases arise out of the same transaction or occurrence.)

| | |
|-------------------------------------|-----|
| <input type="checkbox"/> | Yes |
| <input checked="" type="checkbox"/> | No |

If yes, give the following information:

Court: _____

Case No.: _____

Judge: _____

Notes :
